

Annual Administrative Code Supplement
2005 Edition

R 336.2607

Source: 1980 AACS.

R 336.2608

Source: 1997 AACS.

PART 17. HEARINGS

R 336.2701

Source: 1998-2000 AACS.

R 336.2702

Source: 1998-2000 AACS.

R 335.2703

Source: 1998-2000 AACS.

R 336.2703

Source: 1980 AACS.

R 336.2704

Source: 1980 AACS.

R 336.2705

Source: 1980 AACS.

R 336.2706

Source: 1980 AACS.

DEPARTMENT OF COMMUNITY HEALTH

DIRECTOR'S OFFICE

AUDIOLOGIST - GENERAL RULES

R 338.1 Definitions.

Rule 1. As used in these rules:

- (a) "Board" means the board of audiology.
- (b) "Code" means 1978 PA 368, MCL 333.1101.
- (c) "Department" means the department of community health.
- (d) "Endorsement" means the acknowledgement that the licensing criteria in 1 jurisdiction is substantially equivalent to the criteria established and described in section 16186 of the code.

History: 2005 MR 23, Eff. Dec. 12, 2005.

R 338.2 Application for audiologist license; requirements.

Rule 2. (1) An applicant for an audiologist license, in addition to meeting the requirements of the code and the administrative rules promulgated under the code, shall comply with all of the following provisions:

- (a) Submit a completed application on a form provided by the department, together with the requisite fee.
- (b) Possess a master's or doctoral degree in audiology from an accredited educational program that is acceptable to the board under R 338.8.

Successfully completed a minimum of 9 months of supervised clinical experience in audiology as demonstrated by 1 of the following:

- (i) For an applicant who possesses a doctor of audiology (au.d) degree, submission of an official transcript that indicates the awarding of a doctor of audiology (au.d) degree from an accredited educational institution that is acceptable to the board under R 338.8.
- (ii) For an applicant who possesses either a doctoral or master's degree in audiology, submission of a certification of clinical experience form that indicates that the applicant completed the required supervised clinical experience.

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Successfully completed an examination in audiology under R 338.7.

(2) If an applicant for an audiologist license submits either certification of clinical competence in audiology (ccc-a) from the American speech-language-hearing association (asha) or board certification in audiology by the American board of audiology (aba) that has been held up to September 1, 1995, then it will be presumed that the applicant meets the requirements of subdivisions (b), (c), and (d) of subrule (1) of this rule.

History: 2005 MR 23, Eff. Dec. 12, 2005.

R 338.3 Licensure by endorsement; audiologist.

Rule 3. (1) An applicant for an audiologist license by endorsement shall submit a completed application on a form provided by the department, together with the requisite fee. In addition to meeting the requirements of the code and the administrative rules promulgated under the code, an applicant shall satisfy the requirements of this rule.

(2) If an applicant was registered or licensed as an audiologist in another state with substantially equivalent requirements and holds a current and unencumbered registration or license as a audiologist in that state, then it will be presumed that the applicant meets the requirements of section 16811 (1)(a) or (b), and (2) or (3) of the code.

(3) If an applicant does not meet the requirements of subrule (2) of this rule, then the applicant shall meet all of the following, in addition to meeting the requirements of the code:

(a) Possess a master's or doctoral degree in audiology from an accredited educational program that is acceptable to the board under R 338.8.

(b) Have successfully completed a minimum of 9 months of supervised clinical experience in audiology.

(c) Have successfully completed an examination in audiology under R 338.7.

(d) Verify that the registration or license from the other jurisdiction located in another state or territory of the United States, whether current or expired, is in good standing.

(e) In place of subdivisions (a), (b) and (c) of this subrule, submit certification of clinical competence in audiology (ccc-a) from the American speech-language-hearing association (asha) or board certification in audiology by the American board of audiology (aba).

(4) If the applicant is a Canadian registered audiologist who is currently certified as a audiologist by the Canadian association of speech-language pathologists and audiologists (caslpa) or who is currently licensed or registered to practice in Canada, and the license or registration is active and has not been sanctioned, then it will be presumed that the applicant meets the requirements of section 16811(1)(a) or (b) and (2) or (3) of the code.

History: 2005 MR 23, Eff. Dec. 12, 2005.

R 338.4 Supervised clinical experience; limited license requirements.

Rules 4. (1) An applicant for an audiology license who has earned a master's or doctoral degree in audiology but who still must complete the required 9 months of supervised clinical experience in audiology shall submit a completed application for a limited license on a form provided by the department, together with the requisite fee. In addition to meeting other requirements of the code and administrative rules, an applicant for a limited license shall establish both of the following:

(a) That the applicant is a graduate of an accredited educational program in audiology, as described in R 338.8.

(b) That the applicant has been accepted for training in a clinical situation under the supervision of an individual who is licensed in audiology in this state or who holds a current certification of clinical competence from the American speech-language-hearing association (asha) or board certification in audiology by the American board of audiology (aba).

(2) The applicant shall complete 9 months of clinical supervised experience (1,080 clock hours) or the equivalent of 9 months of experience after having graduated from an accredited master's degree program in audiology, as described in R 338.8.

Both of the following shall apply:

(a) The experience shall be subject to R 338.5.

(b) Only experience obtained in an approved supervised clinical situation by an individual who holds a limited license shall count toward the experience requirement.

(3) If an applicant transfers to a different supervised clinical situation, then he or she shall notify the department by submitting information about the new supervised clinical situation on a form provided by the department.

History: 2005 MR 23, Eff. Dec. 12, 2005.

R 338.5 Clinical experience requirements.

Rule 5. (1) The 9 months of supervised clinical experience required for licensure in R 338.2 (1)(c), R 338.3 (3)(b) and R 338.4(2) shall comply with the following requirements:

(a) The experience shall be obtained under the supervision of a licensed or certified audiologist.

(b) The experience shall be full time, which means at least 30 hours per week, and be obtained within 24 consecutive months.

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(c) The experience shall be obtained postgraduate degree and be completed within 24 consecutive months following the awarding of the degree.

(2) The supervised clinical experience required under subrule (1) of this rule may be fulfilled on a part-time basis and shall comply with the following requirements:

(a) The experience shall be obtained under the supervision of a licensed or certified audiologist.

(b) The experience shall be part time, which means at least 15 hours per week.

(c) The experience shall be obtained postgraduate degree and be completed within 36 consecutive months following the awarding of the degree.

History: 2005 MR 23, Eff. Dec. 12, 2005.

R 338.6 Foreign trained applicants; licensure requirements.

Rule 6. An applicant for an audiologist license who graduated from a postsecondary institution that is located outside of the United States shall establish all of the following:

(a) That the applicant has completed an educational degree program in audiology that is substantially equivalent to the educational requirements in R 338.2(1)(b) for licensure or R 338.3(3)(a) for licensure by endorsement.

(i) The department shall accept as proof of an applicant's completion of the educational requirements a credential evaluation completed by a recognized and accredited credential evaluation agency.

(b) That the applicant is authorized to practice as an audiologist without limitation in the legal jurisdiction where the postsecondary institution from which the applicant has graduated is located or that he or she is authorized to practice as an audiologist in the legal jurisdiction where the applicant is a citizen.

(c) That the applicant whose audiology educational program was taught in a language other than English demonstrates a working knowledge of the English language. To demonstrate a working knowledge of the English language, an applicant shall document that he or she has obtained a scaled score of not less than 550 on the paper-based test or a scaled score of not less than 213 on the computer-based test of English as a foreign language that is administered by the educational testing service and obtained a score of not less than 50 on the test of spoken English that is administered by the educational testing service, or a successor examination that assesses all of the following:

(i) Reading comprehension.

(ii) Speaking skills.

(iii) Listening skills.

(iv) The ability to write clearly, using complete sentences with correct spelling, punctuation, and word usage.

(d) That the applicant has completed in the United States 9 months of supervised clinical experience under a licensed audiologist or the equivalent, and the supervised clinical experience meets R 338.5.

History: 2005 MR 23, Eff. Dec. 12, 2005.

R 338.7 Examination; adoption; passing scores.

Rule 7. The board approves and adopts the national teacher's examination in audiology or the praxis series II audiology test that is administered by the educational testing service or its successor organization. Applicants shall be required to achieve a passing score of 600 or above on the national teacher's examination in audiology or the praxis series II test examination in audiology or any successor examination.

History: 2005 MR 23, Eff. Dec. 12, 2005.

R 338.8 Educational standards; adoption by reference.

Rule 8. (1) The board adopts by reference in these rules the standards of either of the following organizations:

(a) The council on academic accreditation in audiology and speech language pathology (caa) for the accreditation of audiology education programs as in the publication entitled "Standards for Accreditation of Graduate Education Programs in Audiology and Speech-Language Pathology," May 2004, which is available from the American Speech-Language-Hearing Association, 10801 Rockville Pike, Rockville, MD 20852 at no cost from the association's website at <http://www.asha.org/about/academia/accreditation/standards.htm>. A copy of the standards also is available for inspection and distribution at cost from the Board of Audiology, Bureau of Health Professions, Michigan Department of Community Health, 611 West Ottawa, Lansing, MI 48909. Completion of an accredited audiology education program at the level required by the code shall be evidence of completion of a program acceptable to the department and approved by the board. Any other program that is submitted by an applicant shall be evaluated by the board to determine the program's equivalence to the standards of an accredited program.

(b) The accreditation commission for audiology education (acae) for the accreditation of doctor of audiology programs as in the publication entitled "Accreditation Standards for the Doctor of Audiology (Au.D.) Program", adopted March 2005, which is available at no cost from the Accreditation Commission for Audiology Education, 1718 M Street, NW #297, Washington,

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D.C. 20036-4504 or at no cost from the commission's website at www.acaeaccred.org. Copies of the standards are available for inspection and distribution at cost from Board of Audiology, Bureau of Health Professions, Michigan Department of Community Health, 611 West Ottawa, Lansing, MI 48909.

(2) The board adopts by reference the recognition standards and criteria of the council for higher education accreditation (chea), effective January 1999, and the procedures and criteria for recognizing postsecondary accrediting agencies of the U.S. department of education, effective July 1, 2000. Copies of the standards and criteria of the council for higher education accreditation and the U.S. department of education are available for inspection and distribution at cost from the Board of Audiology, Bureau of Health Professions, Department of Community Health, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909. The chea recognition standards also may be obtained from the Council for Higher Education Accreditation, One Dupont Circle NW, Suite 510, Washington, DC 20036-1110, or from the council's website at <http://www.chea.org> at no cost. The federal recognition criteria may be obtained from the U.S. Department of Education Office of Postsecondary Education, 1990 K Street, NW, Washington, DC 20006 or from the department's website at <http://www.ed.gov/about/offices/list/OPE/index.html> at no cost.

(3) The board adopts by reference the standards of the following postsecondary accrediting organizations, which may be obtained from the individual accrediting organization at the identified cost. Copies of these standards also are available for inspection and distribution at cost from the Michigan Board of Audiology, Bureau of Health Professions, Department of Community Health, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909.

(a) The standards of the Middle States Commission on Higher Education, 3624 Market Street, Philadelphia, PA 19104, in the document entitled "Characteristics of Excellence in Higher Education: Eligibility Requirements and Standards for Accreditation," 2002 edition, which is available free of charge on the association's website at <http://www.msache.org> or for purchase at a cost of \$7.40 as of the time of adoption of these rules.

(b) The standards of the New England Association of Schools and Colleges, Inc., Commission on Institutions of Higher Education, 209 Burlington Road, Bedford, MA 07130, in the document entitled "Standards for Accreditation," 2001 edition, which is available free of charge on the association's website at <http://www.neasc.org>.

(c) The standards of the North Central Association of Colleges and Schools, the Higher Learning Commission, 30 North LaSalle Street, Suite 2400, Chicago, IL 60602, in the document entitled "Handbook of Accreditation," 2003 edition, which is available for purchase through the association's website at <http://www.ncahigherlearningcommission.org> at a cost of \$30.00 as of the time of adoption of these rules.

(d) The standards of the Northwest Association of Schools, Colleges, and Universities, the Commission on Colleges and Universities, 8060 165th Avenue NE, Suite 100, Redmond, WA 98052, in the document entitled "Accreditation Handbook," 2003 edition, which is available for purchase through the association's website at <http://www.nwccu.org> at a cost of \$20.00 as of the time of adoption of these rules.

(e) The standards of the Southern Association of Colleges and Schools, Commission on Colleges, 1866 Southern Lane, Decatur, GA 30033, in the document entitled "Principles of Accreditation: Foundation for Quality Enhancement", January 2004, which is available free of charge on the association's website at <http://www.sacscoc.org> or for purchase at a cost of \$12.00 for members and \$24.00 for nonmembers as of the time of adoption of these rules.

(f) The standards of the Western Association of Schools and Colleges, the Accrediting Commission for Senior Colleges and Universities, 985 Atlantic Avenue, Suite 100, Alameda, CA 94501, in the document entitled "2001 Handbook of Accreditation," which is available free of charge on the commission's website at <http://www.wascweb.org> or for purchase at a cost of \$15.00 for member institutions and \$20.00 for nonmember institutions as of the time of adoption of these rules.

(g) The standards of the Western Association of Schools and Colleges, Accrediting Commission for Community and Junior Colleges, 10 Commercial Blvd., Suite 204, Novato, CA 94949 in the document entitled "Accreditation Reference Handbook", July 2003, which is available free of charge on the commission's website a <http://www.wascweb.org>.
History: 2005 MR 23, Eff. Dec. 12, 2005.

R 338.9 Relicensure.

Rule 9. (1) An applicant whose license has been lapsed for less than 3 years preceding application for relicensure may be relicensed under section 16811(5) of the code and upon meeting either of the following requirements:

(a) Providing to the department documentation that the applicant holds an unrestricted license in another state.

(b) Providing to the department documentation that the applicant has completed at least 20 hours of board approved continuing education in the 2 years immediately preceding the submission of an application for relicensure.

(2) An applicant whose license has been lapsed for 3 years or more preceding application for relicensure may be relicensed under section 16811(5) of the code and upon meeting either of the following requirements:

(a) Providing to the department documentation that the applicant holds an unrestricted license or registration in another state.

(b) Providing to the department documentation that the applicant has achieved a passing score in the last 2 years on the praxis

series II test examination in audiology or any successor examination as provided in R 338.7.

R 338.10 License renewal and relicensure; continuing education requirements.

Rule 10. (1) An applicant for license renewal who has been licensed for the 2-year period immediately preceding the expiration date of the license or an applicant for relicensure shall accumulate not less than 20 continuing education clock hours that are approved by the board under these rules during the 2 years preceding an application for renewal or relicensure. (2) Submission of an application for renewal or relicensure shall constitute the applicant's certification of compliance with this rule. An applicant for renewal or relicensure shall retain documentation of meeting this rule for a period of 3 years from the date of applying for license renewal or relicensure. Failure to comply with this rule shall be a violation of section 16221(h) of the code.

R 338.11 Acceptable continuing education; limitations.

Rule 11. (1) The board shall consider any of the following as acceptable continuing education:

- (a) For the purpose of this rule, "instruction" means education time, exclusive of coffee breaks; breakfast, luncheon, or dinner periods; or, any other breaks in the program.
- (b) One continuing education clock hour shall be earned for each 50 to 60 minutes of participation at a continuing education program that complies with the standards in R 338.12.
- (c) Three continuing education clock hours shall be earned for each 50 to 60 minute presentation of a continuing education program given as a regional, state, national, or international professional presentation. The presentation shall not be part of the licensee's regular job description and shall comply with the standards in R 338.12. Credit shall be earned for the same program only once in each renewal period. A maximum of 9 continuing education clock hours shall be earned under this subrule.
- (d) Five continuing education clock hours shall be earned for each semester credit earned for academic courses related to the practice of audiology offered in an educational program approved by the board under R 338.8.
- (e) Three continuing education clock hours shall be earned for each term or quarter credit earned for academic courses related to the practice of audiology offered in an educational program approved by the board under R 338.8.
- (f) One continuing education clock hour shall be earned for each 50 to 60 minutes of program attendance, without limitation, at a continuing education program that has been granted approval by another state board of audiology.
- (g) One hour of continuing education shall be earned for each 50 to 60 minutes of program attendance, without limitation, at a continuing education program approved by the board under R 338.12.
- (h) A maximum of 5 continuing education clock hours shall be earned for publication, in a peer-reviewed audiology journal or textbook, of an article or chapter related to the practice of audiology.
- (i) A maximum of 5 continuing education clock hours shall be earned for each 50 to 60 minutes used in reading an audiology professional journal and successfully completing an evaluation created for continuing education credit in audiology practice education.
- (j) A maximum of 5 continuing education clock hours shall be earned for each 50 to 60 minutes of attendance at a program approved by the board of medicine or the board of osteopathic medicine related to audiology practice.
- (k) A maximum of 2 continuing education hours shall be earned for participation on a state or national committee, council, or board of a state or national audiology association, deemed acceptable by the board of audiology.

History: 2005 MR 23, Eff. Dec. 12, 2005.

R 338.12 Continuing audiology education programs; methods of approval.

Rule 12. (1) The board approves and adopts by reference in these rules the standards of the American speech-language-hearing association continuing education board (asha ceb) for approved continuing education providers in the document entitled "ASHA Approved Continuing Education Provider Status – Ensuring Quality in Continuing Education", 2002, which is available at no cost from the American Speech-Language-Hearing Association, 10801 Rockville Pike, Rockville, MD 20852-3226 or from the association's website at <http://www.asha.org/about/continuing-ed>. A copy of the guidelines also is available for inspection and distribution at cost from the Michigan Board of Audiology, Department of Community Health, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909.

(2) The board approves and adopts by reference in these rules the standards of the American academy of audiology for approved continuing education programs, which are based on the standards of continuing education by the international association for continuing education and training (iacet)

entitled "Criteria and Guidelines for Quality Continuing Education and Training Programs: The CEU and Other Measurement Units" 2004, and are available at

no cost on the academy's website at <http://www.audiology.org> or on the association's website at <http://www.iacet.org>. A copy of the guidelines also is available for inspection and distribution at cost from the Michigan Board of Audiology,

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Department of Community Health, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909.

(3) A course or program may be reviewed and approved by the board or any organization that has been authorized by the board to approve such courses or programs.

(4) Courses or programs that need to be reviewed and preapproved by the board or its designee shall submit the following:

(a) Course content related to current issues in audiology practice.

(b) An outline of the course or program provided with time allotted for each section of the program.

(c) Documentation of qualifications of presenters.

(d) The method for delivering the course or program is described.

(e) Defined measurements of pre-knowledge and post-knowledge or skill improvement are included.

(f) Participant attendance at program or course is monitored.

(g) Records of a course or program are maintained and include the number of participants in attendance, the date of the program, the program's location, the credentials of the presenters, rosters of the individuals who attended, and the continuing education time awarded to each participant.

(h) A participant shall receive a certificate or written evidence of attendance at a program that indicates a participant's name, the date of the program, the location of program, the sponsor or program approval number, and the hours of continuing education awarded.

History: 2005 MR 23, Eff. Dec. 12, 2005.

DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES

DIRECTOR'S OFFICE

DECLARATORY RULINGS

R 338.81

Source: 2001 AACCS.

DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES

DIRECTOR'S OFFICE

OSTEOPATHIC MEDICINE AND SURGERY—CONTINUING EDUCATION

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Source: 1991 AACS.

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DIRECTOR'S OFFICE

PHARMACY

PART 1. GENERAL PROVISIONS

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R 338.485a

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R 338.485b

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R 338.485c

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R 338.485h
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R 338.485j
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R 338.485q
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Source: 1997 AACS.

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Source: 1997 AACS.

R 338.485x

Source: 1997 AACS.

R 338.485y

Source: 1997 AACS.

R 338.486

Source: 1998-2000 AACS.

R 338.488

Source: 1990 AACS.

R 338.489

Source: 1981 AACS.

R 338.490

Source: 1998-2000 AACS.

PART 2. MANUFACTURING AND DISTRIBUTION OF PRESCRIPTION DRUGS

R 338.493a

Source: 1998-2000 AACS.

R 338.493b

Source: 1992 AACS.

R 338.493c

Source: 1992 AACS.

R 338.493d

Source: 1992 AACS.

R 338.493e

Source: 1998-2000 AACS.

R 338.493f

Source: 1981 AACS.

R 338.493g

Source: 1992 AACS.

R 338.493h

Source: 1997 AACS.

R 338.494

Source: 1997 AACS.

R 338.495

Source: 1998-2000 AACS.

R 338.496

Source: 1998-2000 AACS.

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R 338.497
Source: 1981 AACS.

PART 3. MEDICATION DRUG BOX EXCHANGE PROGRAMS FOR HOSPICE

R 338.500
Source: 1995 AACS.

**BOARD OF REGISTRATION FOR ARCHITECTS,
PROFESSIONAL ENGINEERS, AND LAND SURVEYORS**
BYLAWS AND RULES

R 338.551
Source: 1997 AACS.

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R 338.581
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R 338.582
Source: 1997 AACS.

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R 338.584
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R 338.588
Source: 1997 AACS.

BOARD OF EXAMINERS IN MORTUARY SCIENCE
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R 338.863
Source: 1997 AACS.

R 338.864
Source: 1997 AACS.

R 338.865
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R 338.866
Source: 1997 AACS.

R 338.867
Source: 1997 AACS.

R 338.868
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R 338.869
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R 338.881
Source: 1997 AACS.

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R 338.901
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R 338.902
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R 338.904
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R 338.924
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R 338.926
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R 338.930
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R 338.931
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Source: 1998-2000 AACS.

R 338.942
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R 338.943
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R 338.944
Source: 1980 AACS.

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Source: 1980 AACS.

R 338.952
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R 338.954
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Source: 1980 AACCS.

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R 338.970

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R 338.1004
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R 338.1131
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Source: 1997 AACS.

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Source: 1997 AACS.

R 338.1162
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R 338.1191
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R 338.1192
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R 338.1194
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R 338.1196
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R 338.1197a
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R 338.1205
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R 338.1234
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R 338.1241
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R 338.1262
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R 338.1301
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R 338.1522

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R 338.1523

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PART 5. COMPLAINTS AND HEARINGS

R 338.1554
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R 338.1555
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R 338.1601
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COSMETOLOGY

PART 1. GENERAL PROVISIONS

R 338.2101

Source: 2004 AACS.

R 338.2102

Source: 1998-2000 AACS.

R 338.2103

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Source: 1998-2000 AACS.

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R 338.2121
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R 338.2131
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R 338.2132a
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R 338.2141
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R 338.2142
Source: 1998-2000 AACS.

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R 338.2151a
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PART 6. HEALTH AND SAFETY

R 338.2161
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- R 338.2161a**
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- R 338.2161b**
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- R 338.2162**
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- R 338.2162a**
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- R 338.2163**
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- R 338.2163a**
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- R 338.2163b**
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- R 338.2163c**
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- R 338.2166**
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- R 338.2167**
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- R 338.2168**
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- R 338.2169**
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- R 338.2171**
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- R 338.2172**
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- R 338.2173**
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- R 338.2174**
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- R 338.2175**
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- R 338.2176**
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R 338.2182
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PART 9. HEARINGS

R 338.2191
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R 338.2401
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R 338.2443
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R 338.2459
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R 338.2460
Source: 1997 AACCS.

R 338.2461
Source: 1997 AACCS.

PSYCHOLOGY

R 338.2501 Definitions.

Rule 1. (1) As used in these rules:

(a) "Code" means 1978 PA 368, MCL 333.1101 et seq.

(b) "Organized health care setting" means an organized governmental entity, nonprofit organization, or a private agency, institution, or organization engaged in the delivery of health care services which provides an opportunity for continuous professional interaction and collaboration with other disciplines, an opportunity to utilize a variety of theories, and an opportunity to work with a broad range of populations and techniques.

(2) The terms defined in the code have the same meanings when used in these rules.

History: 1954 ACS 100, Eff. Sept. 15, 1979; 1979 AC; 2005 MR 18, Eff. Sept 23, 2005.

R 338.2504

Source: 2003 AACCS.

R 338.2505

Source: 2003 AACCS.

R 338.2506 Application for licensure; education, training, and experience requirements.

Rule 6. To be granted a license under section 18223(1) of the code, an applicant shall satisfy all of the following requirements:

(a) Education: An applicant shall possess either a doctoral degree in psychology or a doctoral degree in a closely related field from an institution that meets the standards in R 338.2511(3). Either degree shall comply with all of the following:

(i) The degree shall be an integrated, organized sequence of study that includes instruction in research design and methodology, statistics, psychometrics, and scientific and professional ethics and standards.

(ii) The degree shall include at least 1 graduate course, taken for credit, from 3 of the 4 following areas:

(A) Biological bases of behavior: physiological psychology, comparative psychology, neuropsychology, sensation and perception, and psychopharmacology.

(B) Cognitive-affective bases of behavior: learning, thinking, motivation, and emotion.

(C) Social bases of behavior: social psychology, group processes, and organizational and systems theory.

(D) Individual differences: personality theory, human development, and abnormal psychology.

(iii) The degree shall include at least 1 course in both assessment and treatment.

(iv) Seventy-five percent of the hours required for the degree shall be primarily psychological in content. The dissertation and internship are excluded from what is considered course work. To be deemed psychological in content, a course shall satisfy at least 1 of the following criteria:

(A) Course work: The subject matter of the material taught is psychological.

(B) Psychology department: The course is taught in a psychology department.

(b) Training: An applicant shall have participated in an internship program that complies with all of the following:

(i) The internship provides the applicant with substantial opportunities to carry out major professional functions in the context of appropriate supervisory support.

(ii) The internship is an integrated part of the doctoral degree program; however, a postdoctoral internship may be recognized by the board if it meets the other requirements in this subdivision.

(iii) The internship takes place in an organized health care setting, as defined in R 338.2501(l)(b), or other arrangement receiving approval of the board.

(iv) The internship requires the applicant to work not less than 20 clock hours per week in the internship program.

(v) The internship requires not less than 2,000 clock hours of psychological work.

(vi) The applicant is supervised by a psychologist who is licensed in Michigan, eligible for licensure in Michigan, or who is licensed or certified at the independent practice level in the state where the internship takes place.

(vii) The applicant shall meet individually and in person with his or her supervisor for a minimum of 8 hours a month during the internship program. This subdivision takes effect January 1, 2006.

(viii) The internship is separate and distinct from the applicant's required experience in the practice of psychology.

(c) Experience: An applicant shall have acquired 2 years of postdoctoral experience in the practice of psychology which meets all of the following criteria:

(i) The experience constitutes not less than 4,000 clock hours.

(ii) Not more than 2,080 clock hours of acceptable experience is accumulated in any 1 calendar year.

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- (iii) The experience shall be accumulated at not less than 16 clock hours per week.
 - (iv) The applicant shall function as a psychologist using generally accepted applications of psychological knowledge and techniques acquired during the applicant's education and training.
 - (v) The experience is acquired in an organized health care setting, as defined in R 338.2501(1)(b), or other arrangement receiving approval of the board.
- History: 1954 ACS 100, Eff. Sept. 15, 1979; 1979 AC; 1979 ACS 12, Eff. Dec. 1, 1982; 2003 MR 18, Eff. Oct. 8, 2003; 2005 MR 18, Eff. Sept. 23, 2005.

R 338.2507 Application for limited license; education, training, and experience requirements.

Rule 7. To be granted a limited license under section 18223(2) of the code, an applicant shall comply with either of the following:

- (a) Have been certified as a psychological examiner or eligible for certification as a psychological examiner under 1959 PA 257, MCL 338.1001 et seq. on or before September 30, 1978.
- (b) Individuals who apply for licensure under section 18223(2) of the code and who are not eligible under subdivision (a) of this subrule shall meet the following education, training, and experience requirements:
 - (i) Education: Applicants for a limited license shall have earned a master's degree in psychology from an institution which meets the standards provided in R 338.2511(3).
 - (ii) Individuals who are enrolled in a master's degree program that qualified them for a limited license before the effective date of this amendatory rule and who apply for a limited license within 5 years of the effective date of this amendatory rule shall be eligible for a limited license under section 18223(2) of the code. The degree required under this subdivision shall satisfy all of the following requirements:
 - (A) The degree shall be an integrated, organized sequence of study-that includes at least 1 course in assessment, 1 course in treatment, and 1 course in scientific and professional ethics and standards.
 - (B) Seventy-five percent of the hours of the required course work shall be primarily psychological in content. The thesis and practicum are excluded from what is considered course work. The board may require the applicant to provide such material as it deems necessary to demonstrate the psychological content of a course. To be deemed psychological in content, a course shall satisfy at least 1 of the following criteria:
 - (1) Course work: The subject matter of the material taught is psychological.
 - (2) Psychology department: The course is taught in a psychology department.
 - (iii) Training: An applicant shall have participated in a practicum that complies with all of the following:
 - (A) The practicum shall be an integrated part of the master's degree program; however, a post-degree practicum may be recognized by the board if such a practicum is through an institution that meets the standards adopted in R 338.2511(3) and for which academic graduate credit is obtained. The practicum shall also meet the other requirements set forth in this paragraph.
 - (B) The practicum requires not less than 500 clock hours of psychological work.
 - (C) The applicant is supervised by a psychologist who is licensed or eligible for licensure in Michigan, or who is licensed or certified at the independent practice level in the state where the practicum takes place.
 - (D) The applicant shall meet in person with his or her supervisor for a minimum of 8 hours a month during the practicum. This subdivision takes effect January 1, 2006.
 - (iv) Experience: Individuals applying after September 30, 1980, in addition to the requirements of paragraphs (i) and (ii) of this subdivision, shall have acquired 1 year of post-master's degree experience in the practice of psychology. To acquire the experience, the applicant shall obtain a temporary limited license for post-master's degree experience as provided in R 338.2507a. The experience shall comply with all of the following requirements:
 - (A) The experience shall constitute not less than 2,000 clock hours.
 - (B) The experience shall be accumulated at not less than 16 clock hours per week nor more than 40 clock hours per week.
 - (C) The applicant shall function as a psychologist using generally accepted applications of psychological knowledge and techniques acquired during the applicant's education and training.
 - (D) The experience shall be acquired in an organized health care setting, as defined in R 338.2501(1) (b), or other arrangement receiving approval by the board.
 - (E) The applicant shall be supervised by a psychologist who is licensed in Michigan, eligible for licensure in Michigan, or who is licensed or certified at the independent practice level in the state where the experience is obtained.
 - (F) The applicant shall meet individually and in person with his or her supervisor for a minimum of 4 hours a month during the 2,000 clock hours of post-master's degree experience. This subdivision takes effect January 1, 2006.
 - (G) If a psychologist described in subparagraph (E) of this paragraph is unavailable, the applicant may seek the approval of the board for supervision by a limited licensed psychologist, a person who has been granted a master's degree in psychology and who has acquired not less than 3 years (6,000 clock hours) of post-master's degree experience in the practice of

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psychology, or another individual approved by the board.

History: 1954 ACS 100, Eff. Sept. 15, 1979; 1979 AC; 1979 ACS 12, Eff. Dec. 1, 1982; 2003 MR 18, Eff. Oct. 8, 2003; 2005 MR 18, Sept. 23, 2005.

R 338.2507a Application for temporary limited license for post-master's degree experience.

Rule 7a. (1) The board shall issue a temporary limited license for post-master's degree experience to an applicant who meets the following requirements:

(a) Has completed educational requirements as provided in these rules.

(b) Has completed training requirements as provided in these rules.

(c) Has made appropriate arrangements for supervision by a psychologist as provided in these rules. The arrangements shall provide for individual, in person meetings between the applicant and his or her supervisor for a minimum of 4 hours a month during the 2,000 clock hours of post-master's degree experience. This subdivision takes effect January 1, 2006.

(2) A temporary limited license is valid for 2 years.

History: 1979 ACS 12, Eff. Dec. 1, 1982; 2003 MR 18, Eff. Oct. 8, 2003; 2005 MR 18, Sept. 23, 2005.

R 338.2508

Source: 2003 AACS.

R 338.2509

Source: 2003 AACS.

R 338.2510 Application for limited license pursuant to MCL 333.18212(2); eligibility requirements.

Rule 10.

(1) To be eligible for a limited license for postdoctoral training and experience under section 18212(2) of the code, an individual shall have been granted a doctoral degree which meets the requirements of R 338.2506(a).

(2) An individual granted a limited license for postdoctoral training and experience shall be supervised by a licensed psychologist in an organized health care setting or other arrangement that is approved by the board. The limited licensee shall meet individually and in person with his or her supervisor weekly for a minimum of 4 hours a month, during which all active work functions and records of the individual are reviewed. In cases of extreme hardship, the limited licensee may request an alternative supervision arrangement. The board shall approve the alternative supervision arrangement before the arrangement is implemented. Such training and experience shall occur in an organized health care setting, as defined in R 338.2501(1)(b), or other arrangement receiving approval of the board. This subdivision takes effect January 1, 2006.

History: 1954 ACS 100, Eff. Sept. 15, 1979; 1979 AC; 1979 ACS 12, Eff. Dec. 1, 1982; 2003 MR 18, Eff. Oct. 8, 2003; 2005 MR 18, Eff. Sept. 23, 2005.

R 338. 2510a Supervision requirements; reporting of supervision.

Rule 10a. (1) An individual who is granted a limited license under section 18223(2) of the code and is required to be supervised by a licensed psychologist shall meet all of the following requirements:

(a) A licensee who has less than 10 years of experience as a limited licensed psychologist, excluding experience as a temporary limited licensed psychologist, shall meet individually and in person with his or her supervisor for a minimum of 2 hours a month.

(b) A licensee who has 10 or more years of experience as a limited licensed psychologist, excluding experience as a temporary limited licensed psychologist, shall meet individually and in person with his or her supervisor for a minimum of 1 hour a month.

(2) When renewing a limited license, a limited licensed psychologist shall report on the license renewal form the name, address, telephone number, and license number of his or her supervisor. The licensee also shall report the starting date of the supervision. This subdivision takes effect with the 2006 renewal cycle.

(3) When renewing a license, a licensed psychologist who is supervising a limited licensed psychologist shall report on the license renewal form the name, address, telephone number, and license number of each limited licensed psychologist that he or she supervises. The licensee shall also report the starting date of the supervision. This subdivision takes effect with the 2006 renewal cycle.

History: 2005 MR 18, Eff. Sept. 23, 2005.

R 338.2511

Source: 2003 AACS.

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R 338.2512
Source: 1997 AACCS.

R 338.2513
Source: 1982 AACCS.

R 338.2514
Source: 2003 AACCS.

REAL ESTATE SCHOOLS

R 338.2601
Source: 1997 AACCS.

R 338.2602
Source: 1997 AACCS.

R 338.2603
Source: 1997 AACCS.

R 338.2604
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R 338.2605
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R 338.2606
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R 338.2614
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R 338.2615
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R 338.2616
Source: 1997 AACCS.

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R 338.2617
Source: 1997 AACS.

R 338.2618
Source: 1997 AACS.

R 338.2619
Source: 1997 AACS.

REAL ESTATE BROKERS AND SALESMEN

R 338.2701
Source: 1997 AACS.

R 338.2703
Source: 1997 AACS.

R 338.2721
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R 338.2733
Source: 1997 AACS.

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R 338.2734
Source: 1997 AACCS.

R 338.2735
Source: 1997 AACCS.

R 338.2736
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R 338.2737
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R 338.2750
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R 338.2751
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R 338.2752
Source: 1997 AACCS.

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R 338.2753
Source: 1997 AACCS.

R 338.2754
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R 338.2771

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Source: 1997 AACs.

R 338.2772

Source: 1997 AACs.

R 338.2773

Source: 1997 AACs.

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R 338.2784

Source: 1997 AACs.

R 338.2785

Source: 1997 AACs.

R 338.2786

Source: 1997 AACs.

NURSING HOME ADMINISTRATORS

R 338.2801

Source: 1997 AACs.

R 338.2802

Source: 1997 AACs.

R 338.2803

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Source: 1997 AACCS.

R 338.2804

Source: 1997 AACCS.

R 338.2805

Source: 1997 AACCS.

R 338.2806

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R 338.2817

Source: 1997 AACCS.

R 338.2818

Source: 1997 AACCS.

R 338.2819

Source: 1997 AACCS.

NURSING HOME ADMINISTRATORS—CONTINUING EDUCATION

R 338.2841

Source: 1997 AACCS.

R 338.2842

Source: 1997 AACCS.

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R 338.2843
Source: 1997 AACs.

R 338.2844
Source: 1997 AACs.

R 338.2845
Source: 1997 AACs.

R 338.2846
Source: 1997 AACs.

R 338.2847
Source: 1997 AACs.

R 338.2848
Source: 1997 AACs.

R 338.2849
Source: 1997 AACs.

DEPARTMENT OF COMMUNITY HEALTH
DIRECTOR'S OFFICE
SOCIAL WORK - GENERAL RULES

R 338.2901 Definitions.

Rule 1. (1) As used in these rules:

- (a) "Act" means 1978 PA 368, MCL 333.1101 and known as the public health code.
- (b) "Approved supervisor" means a licensed social worker who has met the qualifications to work in that field of practice. Only a licensed master's social worker may act as an approved supervisor for a licensed bachelor's social worker, a licensed master's social worker, a limited licensed bachelor's social worker, and a limited licensed master's social worker. Either a licensed master's social worker or a licensed bachelor's social worker may act as an approved supervisor for a social service technician.
- (c) "Approved provider of continuing education" means an individual, group, professional association, school, institution, organization, or agency approved by the board of social work to conduct educational programs.
- (d) "Bachelor's degree" means a degree awarded by a social work education program that meets the educational standards set forth in R 338.2906.
- (e) "Board" means the board of social work.
- (f) "Case management" means a method to plan, provide, evaluate, and monitor services from a variety of resources on behalf of and in collaboration with a client.
- (g) "Client" means the individual, couple, family, group, organization, or community that seeks or receives social work services.
- (i) "Clinical social work practice" means the use of assessment, ~~a~~ treatment, and intervention methods that utilize a specialized and formal interaction between a social worker and an individual, a couple, a family, or a group in which a professional relationship is established. Clinical social work practice may include 1 or more of the following: advocating for care; protecting the vulnerable; providing forensic practice functions; increasing social well-being; providing education; and resources; providing psychotherapy; providing case management for complex and high-risk cases; serving on community committees; and, providing clinical supervision or direction of clinical programs.
- (j) "Consultation" means a problem-solving and/or educational process in which expertise is offered to an individual, group, agency, organization, or community.
- (k) "Continuing education" means education and training that are oriented to maintain, improve, or enhance social work knowledge, values, and skills.
- (l) "Continuing education contact hour" means a 60-minute clock hour of instruction and does not include breaks or meals.
- m) "Macro social work" means the term in section 18501(g)(ii) of the act and includes, but is not limited to, community organizing; program planning and development; administration of community services or programs; assessment of client

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needs for macro community programs or services; coordination and/or evaluation of service delivery; advocacy on behalf of persons or groups with unmet service needs; analysis and development of social welfare policy; organizational analysis; and, provision of training about community needs and problems.

(n) "Master's degree" means a degree awarded by a social work education program that meets the educational standards set forth in R 338.2906.

(o) "Private practice" means the provision of social work services by a licensed master's social worker who assumes responsibility and accountability for the nature and quality of the services provided to the client in exchange for direct payment or third-party reimbursement.

(p) "Psychosocial assessment" means a mutual process between a social worker and a client to gather and organize information and to draw inferences from that information to develop a plan of treatment or action that will maximize client strengths and lead toward effective client-generated solutions.

(q) "Psychotherapy" means the assessment, diagnosis, or treatment of mental, emotional, or behavioral disorders, conditions, addictions, or other bio-psychosocial problems and may include the involvement of the intrapsychic, intrapersonal, or psychosocial dynamics of individuals.

(r) "Under the supervision of a licensed bachelor's or a licensed master's social worker" means an interactional professional relationship between a supervisor and a supervisee that provides evaluation and direction over the supervisee's practice of social work and promotes continued development of the social worker's knowledge, values, skills, and abilities to engage in the practice of social work in an ethical and competent manner.

(2) As used in section 18507 of the act, "an associate degree in social work at a college approved by the board that includes supervised instructional field experience" means an associate degree from a program that requires completion of not less than 18 semester hours or not less than 27 quarter hours of social work courses and the completion of a social work field placement or internship of not less than 350 hours under the supervision of a licensed bachelor's or licensed master's social worker. This subrule takes effect October 8, 2004.

(3) As used in section 18507 of the act, "successfully completed 2 years of college" means the completion of 60 semester or 90 quarter hours of college-level courses, while maintaining a cumulative grade point average of at least 2.0. This subrule takes effect January 1, 2006.

History: 1954 ACS 79, Eff. May 29, 1974; 1979 AC; 1992 MR 4, Eff. Apr 30, 1992; 2003 MR 18, Eff. Oct. 8, 2003; 2005 MR 12, Eff. June 24, 2005.

R 338.2902

Source: 1997 AACs.

R 338.2903

Source: 1997 AACs.

R 338.2904

Source: 1997 AACs.

R 338.2905

Source: 2003 AACs.

R 338.2906 Educational standards; adoption by reference.

Rule 6. (1) The board adopts by reference in these rules the standards of the council on social work education for the accreditation of social work education programs set forth in the publication entitled "Handbook of Accreditation Standards and Procedures," fifth edition, February 2003, which is available for inspection and distribution at cost from the Board of Social Work, Bureau of Health Professions, Michigan Department of Community Health, 611 West Ottawa, Lansing, MI 48909, or from the Council on Social Work Education, 1725 Duke Street, Suite 500, Alexandria, VA 22314-3457 at a cost of \$40.95 as of the time of adoption of these rules. A copy of this publication may be purchased from the council on social work education by calling 1-703-683-8080 or via the council's internet website at <http://www.cswe.org>. Completion of an accredited social work education program at the level required by the act shall be evidence of completion of a program acceptable to the department and approved by the board. Any other program that is submitted by an applicant shall be evaluated by the board to determine the program's equivalence to the standards of an accredited program.

(2) The board adopts by reference the recognition standards and criteria of the council for higher education accreditation (chea), effective January 1999, and the procedures and criteria for recognizing postsecondary accrediting agencies of the U.S. department of education, effective July 1, 2000. Copies of the standards and criteria of the council for higher education accreditation and the U.S. department of education are available for inspection and distribution at cost from the Board of

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Social Work, Bureau of Health Professions, Department of Community Health, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909. The chea recognition standards also may be obtained from the Council for Higher Education Accreditation, One Dupont Circle NW, Suite 510, Washington, DC 20036-1110, or from the council's website at <http://www.chea.org> at no cost. The federal recognition criteria may be obtained from the U.S. Department of Education Office of Postsecondary Education, 1990 K Street, NW, Washington, DC 20006 or from the department's website at <http://www.ed.gov/about/offices/list/OPE/index.html> at no cost.

(3) The board adopts by reference the standards of the following postsecondary accrediting organizations, which may be obtained from the individual accrediting organization at the identified cost:

(a) The standards of the Middle States Commission on Higher Education, 3624 Market Street, Philadelphia, PA 19104, set forth in the document entitled "Characteristics of Excellence in Higher Education: Eligibility Requirements and Standards for Accreditation," 2002 edition, which is available free of charge on the association's website at <http://www.msache.org> or for purchase at a cost of \$7.40 as of the time of adoption of these rules.

(b) The standards of the New England Association of Schools and Colleges, Inc., Commission on Institutions of Higher Education, 209 Burlington Road, Bedford, MA 07130, set forth in the document entitled "Standards for Accreditation," 2001 edition, which is available free of charge on the association's website at <http://www.neasc.org>.

(c) The standards of the North Central Association of Colleges and Schools, the Higher Learning Commission, 30 North LaSalle Street, Suite 2400, Chicago, IL 60602, set forth in the document entitled "Handbook of Accreditation," 2003 edition, which is available for purchase through the association's website at <http://www.ncahigherlearningcommission.org> at a cost of \$30.00 as of the time of adoption of these rules.

(d) The standards of the Northwest Association of Schools, Colleges, and Universities, the Commission on Colleges and Universities, 8060 165th Avenue NE, Suite 100, Redmond, WA 98052, set forth in the document entitled "Accreditation Handbook," 2003 edition, which is available for purchase through the association's website at <http://www.nwccu.org> at a cost of \$20.00 as of the time of adoption of these rules.

(e) The standards of the Southern Association of Colleges and Schools, Commission on Colleges, 1866 Southern Lane, Decatur, GA 30033, set forth in the document entitled "Principles of Accreditation: Foundation for Quality Enhancement", January 2004, which is available free of charge on the association's website at <http://www.sacscoc.org> or for purchase at a cost of \$12.00 for members and \$24.00 for nonmembers as of the time of adoption of these rules.

(f) The standards of the Western Association of Schools and Colleges, the Accrediting Commission for Senior Colleges and Universities, 985 Atlantic Avenue, Suite 100, Alameda, CA 94501, set forth in the document entitled "2001 Handbook of Accreditation," which is available free of charge on the commission's website at <http://www.wascweb.org> or for purchase at a cost of \$15.00 for member institutions and \$20.00 for nonmember institutions as of the time of adoption of these rules.

(g) The standards of the Western Association of Schools and Colleges, Accrediting Commission for Community and Junior Colleges, 10 Commercial Blvd., Suite 204, Novato, CA 94949 set forth in the document entitled "Accreditation Reference Handbook", July 2003, which is available free of charge on the commission's website a <http://www.wascweb.org>.

History: 1954 ACS 79, Eff. May 29, 1974; 1979 AC; 1992 MR 4, Eff. Apr.30, 1992; 2003 MR 18, Eff. Oct. 8, 2003; 2005 MR 12, Eff. June 24, 2005.

R 338.2906a Rescinded.

History: 1992 MR 4, Eff. Apr. 30, 1992; 2003 MR 18, Eff. Oct. 8, 2003; rescinded 2005 MR 12, Eff. June 24, 2005.

R 338.2907

Source: 1997 AACCS.

R 338.2907a Limited social service technician registration requirements.

Rule 7a. (1) An applicant for a limited social service technician registration shall submit a completed application on a form provided by the department, together with the requisite fee. In addition to meeting the requirements of the code and administrative rules promulgated under the code, an applicant for the limited social service technician shall meet all of the following requirements:

(a) Successful completion of 2 years of college in any field from an accredited college that complies with the standards in R 338.2906 (2) or (3).

(b) Employment in human services or social services or the submission of documentation that the applicant has been made an offer of employment in the practice of social service work at an agency recognized by the board

(c) Employment includes the application of social work values, ethics, principles, and skills during the practice of human service work and under the supervision of a licensed bachelor's or a licensed master's social worker.

(2) The limited social service technician registration shall be issued for 1 year and may be renewed only once.

History: 2005 MR 12, Eff. June 24, 2005.

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R 338.2907b Social service technician registration requirements.

Rule 7b. (1) An applicant for social service technician registration shall submit a completed application on a form provided by the department, together with the requisite fee. In addition to meeting the requirements of the code and administrative rules promulgated under the code, an applicant for a social service technician registration shall meet 1 of the following requirements:

(a) Completion of at least 2,000 hours of social work experience accrued over not less than 1 year and under the supervision of a licensed master's or licensed bachelor's social worker as well as current employment in human services or social services during which social work values, ethics, principles, and skills have been applied.

(b) Successful completion of 2 years of college as defined in R 338.2901(3) that included at least 4 courses relevant to human service needs and current employment in human services or social services during which social work values, ethics, principles, and skills have been applied.

(c) Successful completion of an associate degree in social work from an accredited college or university that complies with the standards in R 338.2906(1).

(2) Qualifying experience for an applicant for registration as a social service technician under section 18507 of the act means the delivery of social work services through any of the following:

(a) Interviewing clients to obtain information about a client's situation, providing information about available services, and providing specific assistance to help people utilize community resources.

(b) Conducting case-finding activities in the community and encouraging and providing linkages to available services.

(c) Monitoring a client's compliance with a program's expectations.

(d) Providing life-skills training.

(3) The experience for a social service technician shall comply with section 18507 of the act and the provisions described in subrule (4) of this rule.

(4) The experience shall be completed under the supervision of a licensed bachelor's or a licensed master's social worker or a person who holds the equivalent license, certificate, or registration from the state in which the experience was obtained. The supervisor shall hold his or her license, certificate, or registration in good standing during the period of supervision. The supervision shall consist of all of the following:

(a) An applicant shall meet individually and in person with his or her supervisor, or in a group modality, during which active work functions and records of the applicant are reviewed. In cases of extreme hardship where an approved supervisor is not available, an alternative supervision arrangement by a related health practitioner may be approved by the board. Before use of an alternate supervisor, an applicant shall submit a request with a proposed plan and documented willingness by the alternate supervisor. The board shall approve the alternative supervision arrangement before the arrangement is implemented.

(b) Supervisory review shall be conducted for at least 4 hours per month.

(c) Not more than 2,000 hours of acceptable experience shall be accumulated in any 1 calendar year.

(d) Experience shall be verified in writing by the supervisor. If the supervisor is not available, agency staff who are knowledgeable about the individual's work or another person who is knowledgeable about the individual's work, may provide the verification in writing.

History: 2005 MR 12, Eff. June 24, 2005.

R 338.2908 Rescinded.

History: 1954 ACS 79, Eff. May 29, 1974; 1979 AC; 2003 MR 18, Eff. Oct. 8, 2003; rescinded 2005 MR 12, Eff. June 24, 2005.

R 338.2908a

Source: 2003 AACS.

R 338.2908b Rescinded.

History: 2003 MR 18, Eff. Oct. 8, 2003; rescinded 2005 MR 12, Eff. June 24, 2005.

R 338.2908c Rescinded.

History: 2003 MR 18, Eff. Oct. 8, 2003; rescinded 2005 MR 12, Eff. June 24, 2005.

R 338.2908d Rescinded.

History: 2003 MR 18, Eff. Oct. 8, 2003; ; rescinded 2005 MR 12, Eff. June 24, 2005.

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R 338.2908e Limited bachelor's social worker license requirements.

Rule 8e. (1) An applicant for a limited bachelor's social worker license shall submit a completed application on a form provided by the department, together with the requisite fee. In addition to meeting the requirements of the code and administrative rules promulgated under the code, an applicant for a limited bachelor's license shall meet all of the following requirements:

Graduation from a baccalaureate degree program from a school of social work that complies with the standards in R 338.2906 or certification from a school of the applicant's eligibility for graduation.

(b) Practice under the supervision of a licensed master's social worker.

(c) Compliance with the supervisory requirements in R 338.2908f.

History: 2005 MR 12, Eff. June 24, 2005.

R 338.2908f Bachelor's social worker license by examination; requirements; graduates of schools in compliance with board standards; limited bachelor's social worker license.

Rule 8f. (1) An applicant for a bachelor's social worker license by examination shall submit a completed application on a form provided by the department, together with the requisite fee. In addition to meeting the requirements of the code and administrative rules promulgated under the code, an applicant for a bachelor's social worker license by examination shall meet all of the following requirements:

(a) Graduation from a baccalaureate degree program that complies with the standards in R 338.2906.

(b) Completion of at least 4,000 hours of post-degree social work experience accrued over not less than 2 years, as required in section 18509 of the act and described in subrules (2) and (3) of this rule.

(c) An applicant shall have passed the basic or bachelor's examination as identified in R 338.2908i.

(2) Qualifying experience for an applicant for licensure as a bachelor's social worker includes, but is not limited to, any of the following:

(a) Social casework assessment, planning, and intervention with individuals, couples, families, or groups to enhance or restore the capacity for social functioning.

(b) Case management of health and human services.

(c) Providing information about and referring individuals to resources.

(d) Planning and collaborating with communities, organizations, or groups to improve their social or health services.

(e) Working with clients, as defined in R 338.2901(1)(g), in accessing, coordinating, or developing resources: to develop solutions for interpersonal or community problems.

(3) Effective September 1, 2005, experience in this state may be earned only in the limited license status. The experience for a bachelor's social worker license shall meet all of the following requirements:

(a) The experience shall be earned after completion of all the requirements for graduation as verified by the program. The license shall not be issued until graduation from the program is confirmed.

(b) The experience shall be completed under the supervision of a licensed master's social worker or a person who holds the equivalent license, certificate, or registration from the state in which the experience was obtained. The supervisor shall hold his or her license, certificate, or registration in good standing during the period of supervision.

(c) The applicant shall meet individually and in person with his or her supervisor, or in a group modality that includes individual contact, during which active work functions and records of the applicant are reviewed. In cases of extreme hardship where an approved supervisor is not available, an alternative supervision arrangement by a related health practitioner may be approved by the board. Before use of an alternate supervisor, the applicant shall submit a request with a proposed plan and documented willingness by the alternate supervisor. The board shall approve the alternative supervision arrangement before the arrangement is implemented.

(d) Supervisory review shall be conducted for at least 4 hours per month with at least 1 hour being conducted between the applicant and the supervisor on an individual basis.

(e) Not more than 2,000 hours of acceptable experience shall be accumulated in any 1 calendar year.

(f) The experience shall be accumulated at not less than 16 hours per week but not more than 40 hours per week.

(g) The applicant shall function as a licensed bachelor's social worker using generally accepted applications of social work knowledge and techniques acquired during the applicant's education and training.

History: 2005 MR 12, Eff. June 24, 2005.

R 338.2908g Limited master's social worker license requirements.

Rule 8g. (1) An applicant for a limited master's social worker license shall submit a completed application on a form provided by the department, together with the requisite fee. In addition to meeting the requirements of the code and administrative rules promulgated under the code, an applicant for a limited license shall meet all of the following requirements:

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- (a) Graduation from a master's degree program from an accredited school of social work that complies with the standards in R 338.2906 or certification from the school of the applicant's eligibility for graduation.
Practice under the supervision of a master's social worker.
 - (c) Compliance with the supervision requirements in R 338.2908h.
 - (2) The limited license shall be issued for 1 year and may be renewed for not more than 6 years.
- History: 2005 MR 12, Eff. June 24, 2005.

R 338.2908h Master's social worker license by examination; requirements; graduates of schools in compliance with board standards; limited master's social worker license.

Rule 8h. (1) An applicant for a master's social worker license by examination shall submit a completed application on a form provided by the department, together with the requisite fee. In addition to meeting the requirements of the code and administrative rules promulgated under the code, an applicant for a master's social worker license by examination shall be issued a license with a designation indicating the practice area in which the applicant earned his or her qualifying experience, such as macro social work, clinical social work practice, or both.

(2) An applicant for the license with a macro or administrative designation shall meet all of the following requirements:

(a) Graduation from a master's or doctoral degree program from an accredited school of social work that complies with the standards in R 338.2906. The experience shall be earned after completion of all the requirements for graduation as verified by the program. The license shall not be issued until graduation from the program is confirmed.

(b) Successful completion of the advanced generalist examination in R 338.2908i. This subdivision takes effect July 1, 2006.

(c) Completion of at least 4,000 hours of post-degree social work experience accrued over not less than 2 years, as required in section 18509 of the act and described in subrules (2)(d) and (5) of this rule. Effective September 1, 2005, experience in this state may be earned only in the limited license status.

(d) Qualifying experience for the macro designation shall be completed in at least 1 or both of the following areas:

(i) Administration, management, and supervision of human service organizations, including the translating of laws and administrative rulings into organizational policy and procedures; collaboration, coordination, mediation, and consultation between and among organizations, disciplines and communities; community organizing and development; research and evaluation; the seeking of social justice through the legislative process or the social action and advocacy processes; the improvement of social conditions through social planning and policy formulations; and, social work education and training.

(ii) The advanced application of macro social work processes and systems to improve the social or health services of communities, groups, or organizations through planned interventions. Macro social work services include, but are not limited to, those services specified in R 338.2901(1)(m).

(3) An applicant for licensure with a clinical practice designation shall meet all of the following requirements:

(a) Graduation from a master's or doctoral degree program from an accredited school of social work that complies with the standards in R 338.2906.

(b) Successful completion of the clinical examination.

(c) Completion of at least 4,000 hours of post-degree social work experience accrued over not less than 2 years, as required in section 18509 of the act and described in subrules (2)(d) and (5) of this rule.

(d) Completion of qualifying experience for the clinical practice designation shall include 1 or more of the activities specified in R 338.2901(1)(i).

(4) An applicant for licensure or a licensee may add the second master's level social work specialty designation by completing an additional 2,000 hours of post-degree social work experience, accrued over not less than 1 year, in the second specialty designated area with at least 50 hours of supervisory review.

(5) The experience for a master's social worker license shall meet all of the following requirements:

(a) The experience shall be completed under the supervision of a Michigan-licensed master's social worker or a person who holds the equivalent license, certificate, or registration from the state in which the experience was obtained. The supervisor shall hold his or her license, certificate, or registration in good standing during the period of supervision.

(b) The applicant shall meet individually and in person with his or her supervisor, or in a group modality that provides for 50% of the supervision to include individual contact during which active work functions and records of the applicant are reviewed. In cases of extreme hardship where an approved supervisor is not available, an alternative supervision arrangement by a related health practitioner may be approved by the board. Before use of an alternate supervisor, the applicant shall submit a request with a proposed plan and documented willingness by the alternate supervisor. The board shall approve the alternative supervision arrangement before the arrangement is implemented.

(c) Supervisory review shall be conducted for at least 4 hours per month with at least 1 hour being conducted between the applicant and the supervisor on an individual basis.

(d) Not more than 2,000 hours of acceptable experience shall be accumulated in any 1 calendar year.

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(e) The experience shall be accumulated at not less than 16 hours per week but not more than 40 hours per week.

(f) The applicant shall function as a master's social worker using generally accepted applications of social work knowledge and techniques acquired during the applicant's education and training.

History: 2005 MR 12, Eff. June 24, 2005.

R 338.2908i Examination; adoption; passing scores.

Rule 8i. The board approves and adopts the examinations developed by the association of social work boards, or its successor agency, hereafter referred to as the basic or bachelor's examination; the advanced or the advanced generalist examination; or the clinical examination or an equivalent examination as determined by the board. Applicants shall achieve a passing score on the test required for the level of licensure sought. The passing score on any of the required examinations shall be a converted score of not less than 75.

History: 2005 MR 12, Eff. June 24, 2005.

R 338.2908j Registration or licensure by endorsement.

Rule 8j. (1) An applicant for registration or licensure by endorsement shall submit a completed application on a form provided by the department, together with the requisite fee. An applicant for licensure by endorsement who satisfies all of the requirements of this rule shall be deemed to meet the requirements of section 16186 of the code.

(2) An applicant who holds a registration or license from another jurisdiction is eligible for registration or licensure if the requirements were substantially equivalent to the requirements in Michigan.

(3) The registration or license, whether currently active or expired, shall be in good standing at the time of application.

History: 2005 MR 12, Eff. June 24, 2005.

R 338.2908k Reregistration of social service technician.

Rule 8k. (1) An applicant whose registration has lapsed for less than 3 years may be reregistered, as provided under section 16201(3) of the act, upon submitting a completed application on a form provided by the department, together with the requisite fee.

(2) An applicant whose registration has lapsed for more than 3 years may be reregistered, as provided under section 16201(4) of the act, upon submitting a completed application on a form provided by the department, together with the requisite fee and upon submission of documentation that the applicant has been made an offer of employment in the practice of social service work at an agency recognized by the board.

History: 2005 MR 12, Eff. June 24, 2005.

R 338.2908l Relicensure of bachelor's or master's social worker.

Rule 8l. (1) An applicant whose license has lapsed may be relicensed upon submission of the appropriate application, fee, and documentation of completing 45 hours of approved continuing education within 3 years immediately preceding the application for licensure. If the applicant is registered or licensed in any other state or states, the applicant shall submit documentation that the registration or license is unrestricted and in good standing at the time of application.

History: 2005 MR 12, Eff. June 24, 2005.

R 338.2908m License renewals and relicensure; continuing education requirements.

Rule 8m. (1) An applicant for license renewal who has been licensed for the 3-year period immediately preceding the expiration date of the license or an applicant for relicensure shall accumulate not less than 45 continuing education contact hours that are approved by the board, under R 338.2908o, during the 3 years preceding an application for renewal or relicensure. At least 5 of the 45 continuing education contact hours in each renewal period shall be in ethics and 1 continuing education contact hour in each renewal period shall be in pain and pain symptom management. Continuing education contact hours in pain and pain symptom management may include, but are not limited to, courses in behavior management, psychology of pain, behavior modification, and stress management.

(2) Submission of an application for renewal or relicensure shall constitute the applicant's certification of compliance with the requirements of this rule. A licensed master's or licensed bachelor's social worker shall retain documentation of meeting the requirements of this rule for a period of 4 years from the date of applying for license renewal or relicensure. Failure to comply with this rule shall be a violation of section 16221(h) of the code.

History: 2005 MR 12, Eff. June 24, 2005.

R 338. 2908n Acceptable continuing education; limitations.

Rule 8n. (1) The board shall consider any of the following as acceptable continuing education:

(a) One continuing education contact hour, without limitation, may be earned for each 60 minutes of attendance at a

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continuing education program that complies with the standards in R 338.2908o.

(b) Three continuing education contact hours may be earned for each 60-minute presentation of a continuing education program that is not a part of the licensee's regular job description that complies with the standards in R 338.2908o. Credit may be earned for the same program only once in each renewal period. A maximum of 15 continuing education contact hours may be earned under this subdivision.

(c) Five continuing education contact hours may be earned for each semester credit earned for academic courses related to social work practice offered in an educational program approved by the board under R 338.2908o.

(d) Three continuing education contact hours may be earned for each quarter credit earned for academic courses related to social work practice offered in an educational program approved by the board under R 338.2908o.

(e) One continuing education contact hour may be granted for each 60 minutes of program attendance, without limitation, at a continuing education program that has been granted approval by another state board of social work or the association of social work boards.

(f) One continuing education contact hour may be granted for each 60 minutes of attendance, without limitation, at a continuing education program related to social work practice offered by an educational program approved by the board R 338.2908o.

(g) Not more than 10 continuing education contact hours may be granted for publication, in a social work journal or textbook, of an article or chapter related to the practice of social work.

(h) A maximum of 10 continuing education contact hours may be earned for completion of online computer programs pertaining to social work.

History: 2005 MR 12, Eff. June 24, 2005.

R 338.2908o Continuing social work education programs; methods of approval.

Rule 8o. (1) The board approves and adopts by reference in these rules the standards of the association of social work boards for approved continuing education (ace) providers set forth in the publication entitled "ACE Provider Guidelines," effective April 12, 2004, which is available from the Association of Social Work Boards, 400 South Ridge Parkway, Suite B, Culpeper, VA 22701 at no cost on the association's website at www.aswb.org/ace_guide.pdf. A copy of the guidelines also is available for inspection and distribution at cost from the Michigan Board of Social Work, Department of Community Health, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909.

(2) A course or program may be reviewed and approved by the board or any organization that has been authorized by the board to approve such courses or programs.

(3) A course or program reviewed and approved by the board or its designee shall comply with the following program requirements:

(a) The content or activity of a course or program shall cover 1 or more of the following topics:

(i) Theories and concepts of human behavior in the social environment.

(ii) Social work practice, knowledge, and skills.

(iii) Social work research, program evaluation, or practice evaluation.

(iv) Social work agency management or administration.

(v) Development, evaluation, and/or implementation of social policy.

(vi) Social work ethics and standards of professional practice.

(vii) Current issues in clinical or macro social work practice.

(b) An outline of the course or program shall be provided.

(c) The qualifications of individuals presenting a course or program shall be provided.

(d) The method used to deliver the course or program shall be described.

(e) Measurements of pre-knowledge and post-knowledge or skill improvements shall be defined.

(f) The monitoring of attendance at a course or program shall be required.

(g) Records of course attendance that show the date of a program or course, its location, the credentials of the presenters, rosters of individuals who were in attendance, and continuing education contact hours awarded to each attendee shall be maintained.

(h) A participant shall be awarded a certificate or written evidence of attendance at a program or course that indicates the participant's name, date and location of program, sponsor or program approval number, and hours of continuing education earned.

History: 2005 MR 12, Eff. June 24, 2005.

R 338.2909 Prohibited conduct.

Rule 9. Prohibited conduct includes, but is not limited to, the following acts or omissions by any individual covered by these rules:

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- (a) Willful or negligent failure to provide or arrange for provision of continuity of necessary service.
 - (b) Refusing to provide professional service to a person because of the person's race, creed, color, national origin, age, sex, sexual orientation, or disability.
 - (c) Involvement in a dual relationship with a client or a former client and/or a client's or former client's immediate family in which there is a risk of exploitation or harm to the client.
 - (d) Involvement in a conflict of interest that interferes with the exercise of professional discretion or makes a client's interests secondary.
 - (e) Taking advantage of any professional relationship or exploiting others to further the social worker's personal, religious, political, and/or business/financial interests.
 - (f) Involvement in or soliciting a sexual relationship with a client or member or members of the client's immediate family.
 - (g) Involvement in or soliciting a sexual relationship with a former client or member or members of a former client's family within 3 years of the termination of treatment, irrespective of whether the actions are consensual or forced. Disciplinary action is not precluded against a person who becomes involved in a sexual relationship with a former client or member or members of a former client's family more than 3 years after the termination of treatment when there is a risk of exploitation or harm to the client.
- History: 1954 ACS 79, Eff. May 29, 1974; 1979 AC; 2003 MR 18, Eff. Oct. 8, 2003; 2005 MR 12, Eff. June 24, 2005.

R 338.2910 Unprofessional advertising.

Rule 10. Unprofessional advertising by a social worker consists of preparing or consenting to the preparation by action or inaction public announcements that fail to conform to the following professional standards:

- (a) Cards or announcements concerning social work practice shall be limited to a statement of the name, highest relevant degree, registration, licensure or diplomate status, address and telephone number, office hours, field of specialization, and job title.
- (b) Brochures, catalogs, or other forms of advertising media which bear the name of the licensed master's social worker, licensed bachelor's social worker, or registered social service technician announcing any services, fees or fee ranges being offered shall describe the services accurately, but shall not claim or imply superior professional competence.

History: 1954 ACS 79, Eff. May 29, 1974; 1979 AC; 2003 MR 18, Eff. Oct. 8, 2003; 2005 MR 12, Eff. June 24, 2005.

R 338.2911

Source: 1997 AACS.

R 338.2912

Source: 1997 AACS.

R 338.2913

Source: 1997 AACS.

R 338.2914

Source: 1997 AACS.

R 338.2915

Source: 1997 AACS.

PHARMACY

R 338.3042

Source: 1997 AACS.

SOCIAL WORKERS—CONTINUING EDUCATION

R 338.3044

Source: 1982 AACS.

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R 338.4366
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R 338.4381
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R 338.4382
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R 338.4385
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PART 5. SPECIALTIES

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R 338.4698
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VETERINARY MEDICINE

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R 338.4901
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R 338.4902
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R 338.4903
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R 338.4904
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Source: 1990 AACs.

R 338.4907

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R 338.4910

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R 338.4914a

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R 338.4915

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R 338.4916

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R 338.4917

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R 338.4918

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R 338.4919

Source: 1981 AACs.

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R 338.4971

Source: 1981 AACs.

R 338.4972

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R 338.4974
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R 338.4981
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R 338.4982
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R 338.4983
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R 338.4984
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R 338.5101
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R 338.5103
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R 338.5105
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R 338.5110
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R 338.5110a
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R 338.5111
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R 338.5114
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R 338.5120
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R 338.5130
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R 338.5205
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R 338.5210
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R 338.5216
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R 338.5221
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R 338.5405
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R 338.6102
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R 338.7101
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R 338.7102
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R 338.7108

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R 338.7109

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R 338.8145
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R 338.10703
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R 338.11117
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R 338.11120
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R 338.11241
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PART 7. CONTINUING EDUCATION

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Source: 1987 AACS.

DEPARTMENT OF LABOR AND ECONOMIC GROWTH

DIRECTOR'S OFFICE

BOXING

R 339.101 Definitions.

Rule 101. (1) As used in these rules:

- (a) "Act" means 2004 PA 403, MCL 338.3601, and known as the boxing regulatory act.
 - (b) "Contest" means an individual bout between 2 boxers.
 - (c) "Department representative" means an individual employed by or under contract with the department who is assigned to assure compliance with the law and rules at a boxing show.
 - (d) "Down" means when any part of a contestant's body, except the contestant's feet, touches the ring floor, or when the contestant is hanging helplessly over the ropes as a result of a legal blow as ruled by the referee.
 - (e) "Drug" means a controlled substance as regulated pursuant under sections 7101 to 7231 of 1978 PA 368, MCL 333.7101 to 333.7231.
 - (f) "Gong" means a bell, horn, or buzzer that has a clear tone loud enough for the contestants and referee to hear.
 - (g) "Mandatory count of 8" means a required count of 8 that is given by a referee to a contestant who has been knocked down.
 - (h) "No contest" means that neither contestant wins the contest.
 - "Reinstatement" means the granting of a license to a person whose license has been revoked or suspended as a result of discipline.
 - (j) "Relicensure" means the granting of a license to a person whose license has lapsed for failure to renew the license within 60 days after the expiration date.
 - (k) "Show" means the program of boxing planned for a specific date by the promoter and includes 1 or more individual contests.
 - (l) "Stalling and faking" means that a contestant is pulling his or her punches or holding an opponent or deliberately maintaining a clinch.
 - (m) "Standing mandatory count of 8" means a count of 8 that is given at the discretion of a referee to a contestant who has been dazed by a blow and is unable to defend himself or herself.
 - (2) The terms defined in section 10 of the act have the same meanings when used in these rules.
- History: 2005 MR 9, Eff. May 13, 2005.

R 339.102 Commission meetings.

Rule 102 Commission meetings shall be conducted in accordance with 1975 PA 267, MCL 15.261, the Open Meetings Act, and are open to the public.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.201 Professional boxing weights.

Rule 201. (1) There shall be not more than a 7-pound weight differential for contestants weighing 126 to 190 pounds, and not more than a 5-pound weight differential for contestants weighing up to 126 pounds. The weight differential applicable to the lowest weight boxer applies.

(2) The department shall not allow a contest in which the contestants are not fairly matched. In determining if contestants are fairly matched, the department shall consider all of the following factors with respect to the contestants:

- (a) The win-loss record of the boxers.
- (b) The weight differential.
- (c) The caliber of opponents.
- (d) Each boxer's number of fights.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.202 Weighing in.

Rule 202. (1) Within 24 hours, or 48 hours for the heavyweight class, before the start of a show, the department representative shall weigh in each contestant in the presence of his or her opponent, unless the opponent is properly excused from appearing.

(2) Contestants shall appear at the time designated for weighing in unless properly excused from appearing.

(3) Only those contestants who have been previously approved for the show shall be permitted to weigh in.

(4) If the weigh-in is held on the day of the show, a contestant who loses more than 2 pounds in order to make weight and be reweighed shall not compete without the approval of either the physician or the department representative in consultation

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with the physician.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.203 Licensing requirements; boxers.

Rule 203. (1) A boxer may be licensed as a manager or a second, but shall not be licensed as a timekeeper, judge, referee, or matchmaker.

(2) Contestants shall be licensed at the time of the contest.

(3) A boxer shall not act as his or her own promoter.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.204 Number of rounds.

Rule 204. (1) A professional boxing contest shall consist of not less than 4 and not more than 12 scheduled rounds. Three minutes of boxing shall constitute a round for men, and two minutes of boxing shall constitute a round for women. There shall be a rest period of 1 minute between the rounds.

(2) A promoter shall contract with a sufficient number of contestants to provide a program that consists of not less than 30, and not more than 56, rounds of professional boxing, unless otherwise approved by the department.

(3) When a professional program is held in conjunction with a USA Boxing sanctioned Pro-Am program, the minimum number of required professional rounds may be reduced to 12, provided the total number of scheduled rounds (professional and amateur) is not less than 30.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.205 Ring; dimensions and construction.

Rule 205. (1) The ring shall be square and be not less than 16 feet nor more than 24 feet on a side, measured within the ropes. The ring floor shall extend not less than 18 inches beyond the ropes. There shall be padding over the ring post if the ring posts are nearer than 18 inches to the ring ropes.

(2) The ring floor shall be padded with not less than 5/8 of an inch base of ensolite or material with similar or superior shock-absorbing and deceleration characteristics which is capable of reducing initial impact and which is approved by the commission. The padding shall be placed on 1 inch of celotex building commission or the equivalent. The padding shall extend beyond the ring ropes and over the edge of the platform and shall be covered with canvas, duck, or a similar material, but not plastic material, that is tightly stretched and laced securely in place under the apron. The corners of the ring shall be padded.

(3) Ring posts shall be not less than 3, nor more than 4, inches in diameter extending from the floor to a height of 58 inches above the floor of the ring. The ropes shall be connected to posts with the extension not shorter than 18 inches.

(4) The ring shall be not more than 4 feet high. Steps shall be provided for the use of contestants.

(5) The ring shall not have less than 4 ropes which may be tightened and which are not less than 1 inch in diameter. The ropes shall be evenly spaced, securely tied halfway between the ring posts, and wrapped in a soft material.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.206 Gloves.

Rule 206. (1) A contestant's gloves shall be examined before a contest by the referee and the department representative. If gloves are broken or unclean or if the padding is found to be misplaced or lumpy, they shall be changed before the contest begins and shall be retained by the department representative who shall check them for tampering.

(2) A promoter shall have on hand an extra set of gloves to be used if a contestant's gloves are broken or damaged during the course of a contest.

(3) Gloves for a main event may be put on in the ring after the referee has inspected the hand wraps of both contestants.

(4) During a contest, male contestants shall wear gloves weighing not less than 8 ounces each. Female contestants shall wear gloves weighing not less than 10 ounces each. The weight of the gloves may be changed at the discretion of the department.

(5) Gloves shall be thumb-attached and of the promoter's choice.

(6) Glove laces shall be tied on the outside of the back of the wrist of the gloves and shall be secured with waterproof medical tape. The tips of the laces shall be removed.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.207 Hand wrap specifications.

Rule 207. (1) Except as agreed to by the managers of the contestants or as provided in subrule (2) of this rule, a contestant's hand wrap for each hand shall consist of soft gauze that is not more than 10 yards long and not more than 2 inches wide. The gauze shall be held in place by not more than 6 feet of medical tape per hand.

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(2) Except as agreed to by the managers of the opposing contestants, light heavyweight, cruiserweight, and heavyweight contestants' hand wraps for each hand shall consist of soft gauze that is not more than 12 yards long and not more than 2 inches wide. Gauze shall be held in place by not more than 8 feet of medical tape per hand.

(3) To protect a contestant's hand, hand wraps may be held in place by winding medical tape not more than 12 inches wide around the hand.

(4) Hand wraps shall be adjusted in the dressing room under the supervision of the department representative.

(5) Water or any other substance other than medical tape on the hand wraps shall not be used.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.209 Mouthpieces.

Rule 209. A round shall not begin until the contestant's protective mouthpiece is in place. If, during a round, the mouthpiece falls out of the contestant's mouth, the referee shall, as soon as practicable, stop the contest and escort the contestant to his or her corner. The mouthpiece shall be rinsed out and replaced in the contestant's mouth and the contest shall continue.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.211 Contestant use or administration of any substance.

Rule 211. (1) The use or administration of drugs, stimulants, or nonprescription preparations by or to a contestant during a contest is prohibited, except as provided in this rule.

(2) A substance other than water shall not be given to a contestant during the course of the contest.

(3) Petroleum jelly may be allowed around the eyes; however, the use of petroleum jelly, grease, or any other substance on the arms, legs, or body is prohibited.

(4) The use of coagulants, as approved by the commission, may be allowed between rounds to stop the bleeding of minor cuts and lacerations sustained by a contestant. The use of Monsel solution, silver nitrate, new skin, flex collodion, or substances having an iron base is prohibited, and the use of such substances by a contestant is cause for immediate disqualification.

(5) The ringside physician shall monitor the use and application of any foreign substances administered to a contestant before or during a contest and shall confiscate any suspicious foreign substance for possible laboratory analysis, the results of which shall be forwarded to the department.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.213 Ringside equipment.

Rule 213. (1) Each promoter shall provide all of the following items:

(a) A sufficient number of buckets for use by the contestants.

(b) Stools for use by the seconds.

(c) Bio-protective gloves for use by referees, seconds, ringside physicians, and department representatives.

(d) Containers for contestants to spit in.

(e) A stretcher, which shall be kept under the ring near the physician.

(f) A portable resuscitator with oxygen.

(g) An ambulance with attendants on site at all times when contestants are boxing. Arrangements shall be made for a replacement ambulance if the first ambulance is required to transport a contestant for medical treatment. The location of the ambulance and the arrangements for substitute ambulance service shall be communicated to the physician.

(h) Seats at ringside for assigned officials. The physician shall be seated near the steps into the ring.

(i) Scales for weigh-ins, which the department may require to be certified.

(j) A gong.

(k) A public address system.

(l) A separate dressing room for each sex, if boxers of both sexes are participating.

(m) A separate room for physical examinations.

(n) A separate dressing room shall be provided for officials, unless the physical arrangements of the site make the provision of an additional dressing room impossible.

(o) Adequate security personnel.

(p) High stools for use by the judges.

(q) Sufficient contest sheets for ring officials and department representatives.

(2) A promoter shall only hold boxing shows in premises that conform to the laws, ordinances, and regulations of the city, town, or village where the shows are situated.

(3) Restrooms shall not be used as dressing rooms and rooms for physical examinations and weigh-ins.

History: 2005 MR 9, Eff. May 13, 2005.

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R 339.215 Boxing officials.

Rule 215. (1) Each contest shall have not less than the following officials:

- (a) One referee.
- (b) Three judges.
- (c) One timekeeper.
- (d) One physician.

(2) A licensed referee, judge, or timekeeper shall not officiate at a show that is not licensed by the department, except for a USA Boxing sanctioned show.

(3) A referee or judge shall not officiate or accept an assignment to officiate when that assignment may impair the referee's or judge's independence of judgment or action in the performance of the referee's or judge's duties. Violation of this subrule renders the violator subject to the penalties set forth in section 48 of the act.

(4) Officials shall be paid by the licensed promoter.

(5) A judge shall be seated midway between the ring posts of the ring, but not on the same side as another judge, and shall have an unimpaired view of the ring.

(6) A referee shall not be assigned to officiate more than 32 scheduled rounds in 1 day, except when substituting for another referee who is incapacitated.

(7) A referee shall not wear jewelry that might cause injury to the contestants. Glasses, if worn, shall be protective athletic glasses or goggles with plastic lenses and a secure elastic band around the back of the head.

(8) Referees, seconds working in the corners, department representatives, and physicians shall wear bio-protective gloves in the performance of their duties.

(9) An official shall not be under the influence of alcohol or drugs while performing his or her duties. The department may request an official to be tested for the presence of alcohol or drugs in the same manner that contestants are tested. Violation of this subrule or refusal to be tested shall subject the official to the penalties set forth in section 602 of the act.

(10) Ring officials shall avoid the appearance of partiality. A ring official shall not be licensed as a matchmaker, manager, second, or promoter. A ring official shall not own all or any portion of a contract of a boxer.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.217 Conduct during shows.

Rule 217. (1) Beginning 1 minute before the first round begins, only the referee, contestants, and the chief second may be in the ring. The referee shall clear the ring of all other individuals.

(2) Once a contest has begun, only referees, contestants, seconds, department representatives, physicians, and ring card persons shall be allowed in the ring.

(3) The referee may order that the ring and ringside area be cleared, at any time before, during, or after a contest, of any individual who is not authorized to be present in the ring or ringside area. The department representative may order the clearing of the ringside area.

(4) If any individual refuses to clear the ring or ringside area when ordered to do so by the referee or the department representative, disputes a decision by an official, or encourages spectators to object to a decision either verbally or physically, then the individual shall be deemed to be engaged in disruptive conduct. The referee, on his or her own initiative or at the request of the department representative, may stop a contest at any time until the disruptive conduct ceases. If the individual involved in disruptive conduct is the manager or second of a contestant, then the referee may order points deducted from that contestant's score or disqualify the contestant. If the conduct occurred after the decision was announced, then the department representative shall file complaints against any licensed individual involved in the disruptive conduct. A licensee who engages in disruptive conduct shall be subject to the penalties set forth in section 48 of the act.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.219 Referees.

Rule 219. (1) The referee is the chief official of a contest. The referee shall decide all questions arising in the ring during a contest that are not specifically addressed in these rules.

(2) The referee shall, before each contest begins, determine the name and location of the physician assigned to officiate at the contest and each contestant's chief second.

(3) At the beginning of each contest, the referee shall summon the contestants and their chief seconds together for final instructions. After receiving the instructions, the contestants shall shake hands and retire to their respective corners. The contestants shall not shake hands again until the beginning of the last round.

(4) Where difficulties arise concerning language, the referee shall make sure that the contestant understands the final instructions through an interpreter and shall use suitable gestures and signs during the contest.

(5) With the exception of the contestants, the referee, and the physician in the performance of his or her duties, a person shall

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not enter the ring, including the apron of the ring, during the progress of a round.

(6) If a contestant's manager or second steps into the ring or onto the apron of the ring during a round, then the fight shall be halted and the referee may eject the manager or second from the ringside working area. If the manager or second steps into the ring or onto the apron a second time during the contest, then the fight may be stopped and the decision awarded to the contestant's opponent due to disqualification.

(7) A referee shall inspect a contestant's gloves and the contestant's body to determine if a foreign substance has been applied.

(8) A referee shall not touch a contestant during a contest except when 1 or both contestants fail to obey the break command.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.221 Stalling or faking.

Rule 221. (1) A referee shall warn a contestant if the referee believes the contestant is stalling or faking. If, after proper warning, the referee determines the contestant is continuing to stall or pull his or her punches, then the referee shall stop the contest at the end of the round.

(2) A referee may consult the judges as to whether the contestant is stalling or faking and shall abide by a majority decision of the judges.

(3) If it is determined that either or both contestants are stalling or faking, or if the contestant refuses to fight, then the contest shall be terminated and announced as no contest.

(4) A contestant who falls down without being struck shall be immediately examined by a physician, if, in the physician's professional judgment, there is a concern for the contestant's safety. After conferring with the physician, the referee may disqualify the contestant.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.223 Injuries and cuts.

Rule 223. (1) If an injury or cut is produced by a fair blow and because of the severity of the blow the contest cannot continue, then the injured contestant shall be declared the loser by technical knockout.

(2) If a contestant intentionally fouls his or her opponent and an injury or cut is produced, and if, due to the severity of the injury or cut, the contestant cannot continue, then the contestant who commits the foul shall be declared the loser by disqualification.

(3) If a contestant receives an intentional butt or foul and the contest can continue, then the referee shall penalize the contestant who commits the foul by deducting points based upon the severity of the offense. The referee shall notify the judges that the injury or cut has been produced by an intentional unfair blow. If in the subsequent rounds the same injury or cut becomes so severe that the contest has to be suspended, then the decision shall be awarded as follows:

(a) A technical draw if the injured contestant is behind on points or even on a majority of the scorecards.

(b) A technical decision to the injured contestant if the injured contestant is ahead on points on a majority of the scorecards.

(4) If a contestant injures himself or herself trying to foul his or her opponent, then the referee shall not take any action in the contestant's favor, and the injury shall be considered the result of a fair blow from the contestant's opponent.

(5) If a contestant is accidentally butted in a contest and can continue, then the referee shall stop the action to inform the judges and acknowledge the butt. If in subsequent rounds, as a result of legal blows, the accidental butt injury worsens, then the referee shall stop the contest and declare a technical decision. The winner shall be the contestant who is ahead on points on a majority of the scorecards. If a contestant is accidentally butted in a contest and an injury or cut is produced and, due to the severity of the injury or cut, the contestant cannot continue, then the referee shall rule as follows:

(a) If the contest is stopped before 2 of the scheduled rounds have been completed, call the contest a technical draw.

(b) If the contest is stopped after 2 of the scheduled rounds have been completed, declare that the winner is the contestant who has a lead in points on a majority of the scorecards before the round of injury.

(6) If, in the opinion of the referee, a contestant has suffered a dangerous cut or injury, then the referee may stop the contest temporarily to summon the physician. If the physician recommends that the contestant can continue, the referee may order the contest to be continued. If the physician recommends that the contestant should not continue, then the referee shall order the contest to be terminated.

(7) A fight shall not be terminated because of a low blow. The referee may give a contestant not more than 5 minutes if the referee believes a foul has been committed. Each contestant shall be instructed to return to his or her respective corner by the referee. The contestants may sit on a stool and have their mouthpieces removed. After removing their contestant's mouthpiece, the seconds shall return to their seats. The seconds shall not coach, administer water, or in any other way attend to their contestant, except to replace the mouthpiece when the round is ready to resume.

(8) If a contestant is knocked down or given a standing mandatory 8 count or a combination of either occurs 3 times in 1 round, then the referee shall stop the contest and award a technical knockout to the opponent. The physician shall immediately enter the ring and examine the losing contestant.

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- (9) A physician shall immediately examine and administer aid to a contestant who is knocked out or injured, if, in the physician's professional judgment, there is a concern for the contestant's safety.
- (10) If a contestant is knocked out or incapacitated, the referee or second shall not handle the contestant, except for the removal of a mouthpiece, unless directed by the physician to do so.
- (11) A contestant shall not refuse to be examined by a physician.
- (12) A contestant who has been knocked out shall not leave the site of the show until 1 hour has elapsed from the time of the examination or until released by the physician.
- (13) A physician shall file a written report with the department on each contestant who has been knocked out or injured.
- History: 2005 MR 9, Eff. May 13, 2005.

R 339.225 Knockouts.

- Rule 225. (1) A contestant who is knocked down shall take a minimum mandatory count of 8.
- (2) If a contestant is dazed by a blow and, in the referee's opinion, is unable to defend himself or herself, then the referee shall give a standing mandatory count of 8 or stop the contest. If on the count of 8 the contestant, in the referee's opinion, is unable to continue, then the referee may count him or her out on his or her feet or stop the contest on the count of 8.
- (3) If there is a knockdown, the timekeeper shall immediately start the count loud enough to be heard by the referee, who, after waving the opponent to the farthest neutral corner, shall pick up the count from the timekeeper and proceed from there. The referee shall stop the count if the opponent fails to remain in the corner. The count shall be resumed when the opponent has returned to the corner.
- (4) The timekeeper shall signal the count to the referee.
- (5) If the contestant taking the count is still down when the referee calls the count of 10, then the referee shall wave both arms to indicate that the contestant has been knocked out. The referee shall summon the physician and shall then raise the opponent's hand as the winner. The referee's count is the official count.
- (6) If at the end of a round a contestant is down and the referee is in the process of counting, the gong indicating the end of the round shall not be sounded, except for the last round. The gong shall only be sounded when the referee gives the command to box indicating the continuation of the contest.
- (7) In the final round, the timekeeper's gong shall terminate the fight.
- (8) A referee shall award a technical knockout decision to the opponent if a contestant is unable or refuses to continue when the gong sounds to begin the next round. The decision shall be awarded in the round started by the gong.
- (9) The referee and timekeeper shall resume their count at the point it was suspended if a contestant rises before the count of 10 is reached and falls down immediately without being struck.
- (10) If both contestants go down at the same time, then counting shall continue as long as 1 of them is still down or until the referee or the ringside physician determines that 1 or both of the contestants need immediate medical attention. If both contestants remain down until the count of 10, then the contest shall stop and the decision shall be scored as a double knockout.
- History: 2005 MR 9, Eff. May 13, 2005.

R 339.227 Contestant outside of ring ropes.

- Rule 227. (1) A contestant who has been knocked, wrestled, or pushed, or who has fallen, through the ropes during a contest shall not be helped back into the ring and shall not be hindered in any way by anyone when trying to reenter the ring.
- (2) If 1 contestant has fallen through the ropes, the other contestant shall retire to the farthest neutral corner and stay in that corner until ordered to continue the contest by the referee.
- (3) The referee shall warn the contestant that the contestant has 20 seconds to return to the ring unassisted. After the warning by the referee, the referee shall begin the count, which shall be loud enough to be heard by the contestant.
- (4) If the contestant enters the ring before the count of 20, the contest shall be resumed.
- (5) If the contestant fails to enter the ring before the count of 20, the contestant shall be considered knocked out.
- History: 2005 MR 9, Eff. May 13, 2005.

R 339.229 Scoring; "10-point must system" defined.

- Rule 229. (1) Officials who score a contest shall use the 10-point must system.
- (2) For the purpose of this rule, the "10-point must system" means that the winner of each round receives 10 points as determined by clean hitting, effective aggressiveness, defense, and ring generalship. The loser of the round shall receive less than 10 points. If the round is even, each contestant receives 10 points. Fractions of points shall not be given.
- (3) Officials who score the contest shall mark their cards in ink or in indelible pencil at the end of each round.
- (4) Officials who score the contest shall sign their scorecards.
- (5) Except as provided in subrule (6) of this rule, at the conclusion of each contest, the judges shall total the points for each

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contestant and indicate the winner by writing the winner's name at the designated area on the scorecard and circle the same name where it appears on the top of the scorecard.

(6) If a contest is scored on individual score sheets for each round, the referee shall, at the end of a round, collect the score sheet for the round from each judge and shall give the score sheets to the department representative for computation.

(7) Referees and judges shall be discreet at all times and shall not discuss their decisions with anyone during a show.

(8) A decision that is rendered at the termination of a boxing contest shall not be changed without a hearing, unless it is determined that a computation of the scorecards shows a clerical or mathematical error giving the decision to the wrong contestant. If such an error is found, the decision may be changed by the department representative.

(9) The referee shall collect the score sheets from the judges and give them to the department representative for checking. After the sheets have been checked, the referee shall collect them and give them to the announcer, who shall announce the decision to the spectators.

(10) After a contest, the department representative shall collect and maintain the scorecards.

(11) If a referee becomes incapacitated and is unable to complete a boxing contest, then a time-out shall be called and the other referee who is assigned to the show shall assume the duties of the referee.

(12) If a judge becomes incapacitated and is unable to complete the scoring of a boxing contest, then a time-out shall be called and an alternate licensed judge shall immediately be assigned to score the contest from the point at which he or she assumed the duties of a judge. If the incapacity of a judge is not noticed during a round, the referee shall score that round and the substitute judge shall score all subsequent rounds.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.231 Fouls.

Rule 231. A referee may disqualify or penalize a contestant by deducting points from a round for any of the following fouls:

- (a) Holding an opponent or deliberately maintaining a clinch.
- (b) Hitting with the head, shoulder, elbow, wrist, inside or butt of the hand, or the knee.
- (c) Hitting or gouging with an open glove.
- (d) Wrestling, spinning, or roughing at the ropes.
- (e) Gripping at the ropes when avoiding or throwing punches.
- (f) Intentionally striking at the part of the body that is over the kidneys.
- (g) Using a rabbit punch or hitting an opponent at the base of the opponent's skull.
- (h) Hitting on the break or after the gong has sounded.
- (i) Hitting an opponent who is down or rising after being down.
- (j) Hitting below the beltline.
- (k) Holding an opponent with 1 hand and hitting with the other.
- (l) Purposely going down without being hit or to avoid a blow.
- (m) Using abusive language in the ring.
- (n) Unsportsmanlike conduct on the part of the contestant or a second whether before, during, or after a round.
- (o) Intentionally spitting out a mouthpiece.
- (p) Any backhand blow.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.233 Penalties for fouling.

Rule 233. (1) A referee who penalizes a contestant under these rules shall notify the judges at the time of the infraction to deduct specified points from their scorecards.

(2) A contestant committing a deliberate foul, in addition to the deduction of points, may be subject to the penalties set forth in Chapter 4 of the act.

(3) A judge shall not deduct points pursuant to Rule 231 unless instructed to do so by the referee.

(4) A complaint shall be filed by the department against a contestant disqualified on a foul.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.235 Physical examination.

Rule 235. (1) As required by section 57(1) of the act, not more than 8 hours before a show a physician, licensed physician's assistant, or certified nurse practitioner shall certify that each contestant is in proper physical condition to participate in the show by taking a detailed medical history and examining all of the following:

- (a) Eyes.
- (b) Teeth.
- (c) Jaw.

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- (d) Neck.
- (e) Chest.
- (f) Ears.
- (g) Nose.
- (h) Throat.
- (i) Skin.
- (j) Scalp.
- (k) Head.
- (l) Abdomen.
- (m) Cardiopulmonary status.
- (n) Neurological, muscular, and skeletal systems.
- (o) Abdomen and breasts, if a female contestant.
- (p) Pelvis.

(2) The physician, licensed physician's assistant, certified nurse practitioner or the department representative may also test for the presence of alcohol or drugs in the body.

(3) The physician, licensed physician's assistant, or certified nurse practitioner shall certify, in writing, those contestants who are in good physical condition to compete.

(4) Before a contest, a female contestant shall provide the ringside physician, licensed physician's assistant, or certified nurse practitioner with the results of a pregnancy test performed on the contestant within the previous 14 days. If the results of the pregnancy test are positive, the contestant shall not compete and the department representative shall be notified.

(5) Before a contest, a contestant shall provide the ringside physician, licensed physician's assistant, or certified nurse practitioner with the results of HIV and Hepatitis tests performed on the contestant within the previous 12 months. If the results of the tests are positive or not provided, then the contestant shall not compete and the department representative shall be notified.

(6) A contest shall not begin until a physician and an attended ambulance are present. The physician shall not leave until the decision in the final contest has been announced and all injured contestants have been attended to.

(7) The physician shall sit near the steps into the ring and the contest shall not begin until the physician is seated. The physician shall remain at that location for the entire contest.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.237 Timekeepers.

Rule 237. (1) A timekeeper shall indicate the beginning and end of each round by the gong.

(2) A timekeeper shall possess a whistle and a stopwatch.

(3) Ten seconds before the beginning of each round, the timekeeper shall warn the contestants' seconds of the time by blowing a whistle.

(4) If a contest terminates before the scheduled limit of rounds, the timekeeper shall inform the announcer of the exact duration of the contest.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.239 Seconds.

Rule 241 (1) A contestant shall not have more than 4 seconds, 1 of whom shall be designated as the chief second. The chief second shall be responsible for the conduct in the corner during the course of a contest. During the rest period, 1 second shall be allowed inside the ring, 2 seconds shall be allowed on the apron, and 1 second shall be allowed on the floor.

(2) A contestant's chief second shall not coach or assist the contestant during a round and shall remain seated during the round.

(3) A second shall not spray or throw water on a contestant during a round.

(4) A contestant's corner shall not heckle or in any manner annoy the opponent of the contestant or the referee or throw any object into the ring.

(5) A second shall not enter the ring until the timekeeper has indicated the end of a round.

(6) A second shall leave the ring at the timekeeper's whistle and shall clear the ring platform of all obstructions at the sound of the gong indicating the beginning of a round. Articles shall not be placed on the ring floor until the round has ended or the contest has terminated.

(7) A referee may eject a second from a ring corner for violations of the provisions of subrules (3) and (4) of this rule and may have judges deduct points from a contestant's score for the actions of the contestant's corner.

(8) A second may indicate to the referee that the second's contestant cannot continue and that the contest should be stopped. Only verbal notification or hand signals may be used. The throwing of a towel into the ring does not indicate the defeat of

the second's contestant.

(9) A second shall not administer alcoholic beverages, narcotics, or stimulants to a contestant, pour excessive water on the body of a contestant, or place ice in the trunks or protective cup of a contestant during the progress of a contest.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.241 Contests involving opponents of opposite sex prohibited.

Rule 241. Contests shall not involve opponents of the opposite sex.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.243 Identification; passports.

Rule 243. (1) Each contestant shall provide 2 pieces of identification, 1 of which shall have a photo of the contestant, to the department representative before participation in a contest.

(2) A boxer shall present a passport issued by the department as 1 of the pieces of identification required under subrule (1) of this rule. The passport shall be issued by the department at the time the boxer receives his or her original license.

(3) The passport shall contain all of the following information:

(a) The boxer's federal I.D. number.

(b) The boxer's license number.

(c) The boxer's name and address.

(d) The boxer's social security number.

(e) A photograph of the boxer.

(f) The boxer's height and weight.

(g) A record of each fight in which the boxer has participated.

(4) Unless otherwise approved by a department representative, a boxer shall not compete if his or her passport is incomplete or if the boxer fails to present the passport to the department representative before the contest.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.245 Dress for contestants.

Rule 245. (1) Contestants shall wear all of the following:

(a) Trunks that are belted at the contestant's waistline. For the purposes of this subrule, the waistline shall be defined as an imaginary horizontal line drawn through the navel to the top of the hips. Trunks shall not have any buckles or other ornaments on them that might injure a contestant or referee.

(b) A foul-proof protector for male contestants, and a pelvic area protector and breast protector for female contestants.

(c) Shoes which are made of soft material and which do not have spikes, cleats, or heels.

(d) A fitted mouthpiece, which shall be examined by the ring physician.

(e) Gloves meeting the requirements of Rule 206.

(2) In addition to the clothing required under subrule (1) of this rule, a female contestant shall wear a body shirt or blouse that does not have buttons, buckles, or ornaments.

(3) A contestant's hair shall be cut or secured so as not to interfere with the contestant's vision.

(4) A contestant shall not wear corrective lenses into the ring.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.247 Failure to compete.

Rule 247. A contestant's manager shall immediately notify the department if, due to illness or injury, the contestant is unable to compete in a contest for which the contestant has contracted to appear. The department may require that the contestant be examined by a physician.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.249 Procedure after knockouts or sustained damaging head blows.

Rule 249. (1) The boxer's manager and seconds shall assure that the boxer complies with the provisions of this rule and Rule 251. Violations of this rule and/or Rule 251 shall be grounds for disciplinary action under section 40 of the act against the boxer, the boxer's manager, or the boxer's seconds.

(2) A boxer who has lost by a technical knockout shall not compete again for a period of 30 calendar days or until the boxer has submitted the results of a physical examination in accordance with section 50 of the act.

(3) The ringside physician shall examine a boxer who has been knocked out in a contest or a boxer whose fight has been stopped by the referee because the boxer received hard blows to the head that made him or her defenseless or incapable of continuing immediately after the knockout or stoppage. The ringside physician may refer the contestant to a hospital or

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medical facility for post-fight neurological evaluations to be performed on the boxer immediately after the boxer leaves the location of the show. If such referrals are made, and the results of the examinations are not received by the department within 24 hours of their completion, then the boxer shall be ineligible to compete until such reports are received and until certification is given by a physician that the boxer is fit to compete after an examination.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.251 Eligibility to compete.

Rule 251(1) All medical reports that are submitted to the department relative to a physical examination or the condition of a boxer shall be confidential and shall be open to examination only by the department, the commission, and the licensed boxer upon the boxer's request to examine the records or upon the order of a court of competent jurisdiction.

(2) A boxer who has been knocked out or who received excessive hard blows to the head that made him or her defenseless or incapable of continuing shall be ineligible to compete for a period of not less than 60 days.

(3) A boxer who has lost 6 consecutive fights shall be ineligible to compete again until the commission has reviewed the results of the 6 fights and the boxer has submitted to a physical examination by a physician who has certified that the boxer is fit to compete.

(4) A boxer who has had cardiac surgery shall be ineligible to compete until the boxer has submitted to a medical examination by a cardiovascular surgeon who has certified that the boxer is fit to compete.

(5) A boxer who has suffered a detached retina shall be ineligible to compete until the boxer has submitted to a medical examination by an ophthalmologist who has certified that the boxer is fit to compete.

(6) A boxer who is prohibited from boxing in other states or jurisdictions due to medical reasons may be prohibited from boxing in Michigan in accordance with these rules. In considering prohibiting a boxer from boxing in this state, the boxer's entire professional record shall be considered, regardless of the state or country in which the boxer's fights occurred.

(7) A boxer or the boxer's manager shall report any change in a boxer's medical condition that may affect the boxer's ability to fight safely. The department may, at any time, require current medical information on any boxer.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.253 Waiting period.

Rule 253. Seven days shall elapse before a boxer who has competed anywhere in a contest may participate in another contest.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.255 Championships and international contests; adoption of rules by reference.

Rule 255. (1) For a championship contest or an international contest that is held in this state, the commission adopts by reference in these rules Association of Boxing Commissions (A.B.C.) Regulatory Guidelines, effective July 21, 2004, as applicable to the specific championship or international contest and the fees paid to officials for such championships and contests. Copies of the adopted matter are available for inspection at the office of the Michigan Boxing Commission 2501 Woodlake Circle, Okemos, MI 48864, mailing address, P.O. Box 30018, Lansing MI 48909. Copies of the rules may be obtained from The Association of Boxing Commissions (A.B.C.), world-wide web, <http://www.abcbboxing.com>, by linking to "documents," at no charge.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.257 Managers.

Rule 257. (1) A manager shall not contract for a contest that involves a minor unless he or she has a power of attorney or the approval of the boxer's legal guardian.

(2) A manager shall not sign a contract for the appearance of a boxer if the manager does not have the boxer under contract.

(3) A licensed manager may act as a second without a second's license; however, a manager shall not hold a license as a referee, judge, timekeeper, or matchmaker.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.259 Matchmakers and promoters; liability for lack of judgment in arranging matches; contract restrictions.

Rule 259. (1) The promoter and matchmaker shall be responsible for a match in which 1 of the boxers is disproportionately outclassed. Persistent lack of judgment in arranging matches shall be sufficient grounds for disciplinary action under section 40 of the act.

(2) A promoter shall not own a contract or a portion of a contract of, or receive proceeds from a contract with, any boxer who is boxing in 1 of the promoter's productions. A matchmaker shall not own a contract or a portion of a contract of, or receive proceeds from a contract with, any boxer for whom the matchmaker arranges matches.

(3) A matchmaker may be licensed as a promoter. A promoter may be licensed as a matchmaker. However, neither a

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promoter nor a matchmaker shall be licensed as a referee, timekeeper, judge, boxer, or manager.
History: 2005 MR 9, Eff. May 13, 2005.

R 339.261 Filing of documents by promoter; publicizing shows; contract requirements; promoter responsible for paying insurance deductible.

Rule 261. (1) A promoter shall file with the department a written request to hold a show not less than 30 days, or not less than 7 days for televised shows, before the date of the proposed show. The request shall indicate if the show is to be televised.

(2) Not later than 24 hours following the contests, a promoter shall file with the department true copies of the promoter's contracts with the boxers for all contests.

(3) A matchmaker shall be responsible for verifying the identity, ring record, eligibility, and suspensions of each boxer. A promoter shall be responsible for the accuracy of the names and records of each of the participating boxers in all publicity or promotional material.

(4) A boxer shall use his or her legal name to sign a contract; however, a boxer who is licensed under another name may sign the contract using his or her licensed name if the boxer's legal name appears in the body of the contract as the name under which the boxer is otherwise known.

(5) All contracts shall be between a promoter and a boxer. There shall not be a contract between the promoter and a manager. However, a contract may be signed by a boxer's manager on behalf of the boxer. If a boxer does not have a licensed manager, then the boxer shall sign the contract.

(6) The contract that is filed with the department shall embody all of the agreements between the parties. Secret contracts which contradict the terms of the contracts that are filed with the department are prohibited.

(7) The contract between a promoter and a boxer shall be for the use of the boxer's skills in a contest and shall not require the boxer to sell tickets in order to be paid for his or her services.

(8) If the insurance provided by the promoter to meet the requirements of section 807 of the act has a requirement for a deductible amount to be paid, then the promoter shall be responsible for paying the deductible amount.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.263 Charitable ticket sales.

Rule 263. A promoter who collects contributions for a charitable organization licensed under the provisions of the charitable organizations and solicitations act, 1975 PA 169, MCL 400.271, shall comply with the provisions of that act and shall promptly transmit funds collected to the charitable organization. A promoter who is found to have violated the provisions of the charitable organizations and solicitations act shall be subject to the penalties set forth in Chapter 4 of the act.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.265 Compensation.

Rule 265. Each official assigned to officiate a professional boxing contest shall be paid in accordance with the fees listed in table 1 as follows:

Gross Purses Contracted	Referees	Judges	Timekeepers	Physicians	Nurse Practitioner/ Physicians Assistant
\$0.00 to \$7,500	\$100	\$75	\$50	\$150	\$100
\$7,500.01 to \$20,000	\$150	\$100	\$75	\$200	\$100
\$20,000.01 to \$50,000	\$250	\$150	\$100	\$250	\$100
\$50,000.01 to \$100,000.00	\$350	\$250	\$150	\$300	\$100
Over \$100,000	\$700	\$450	\$200	\$400	\$100

History: 2005 MR 9, Eff. May 13, 2005.

R 339.267 Elimination tournaments.

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Rule 267. An elimination tournament is a tournament in which 2 contestants box one another, the loser is eliminated from the tournament, and the tournament continues with winners from the various contests competing until only 1 contestant remains undefeated in the weight division. An elimination tournament shall be in compliance with all of the rules pertaining to professional boxing.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.269 Drug testing.

Rule 269. (1) The department, the department representative, or the ringside physician may request that a boxer or assigned official take a test or submit to an examination designed to measure the presence of alcohol or drugs before or immediately following a contest. The examination shall take place at a facility acceptable to the department. The promoter shall be responsible for the cost of testing boxers. An official shall pay the cost of his or her examination.

(2) If such a test or examination results in a finding of the presence of a drug or alcohol or if the boxer or official refuses to submit to a test or refuses or is unable to provide a sample of body fluids for a test, then a complaint shall be filed under the procedures of Chapter 4 of the act. If a determination is made that the boxer or official is subject to disciplinary action, then the commission may impose the following minimum penalties under Chapter 4 of the act:

(a) For a first violation, suspension for 90 days.

(b) For a second violation, a 1-year suspension.

(c) For a third violation, revocation of licensure.

(3) At the completion of a suspension ordered by the commission under subrule (2)(a) and (b) of this rule based on a finding of the presence of drugs, a boxer or official may be required to submit to a test for the presence of drugs. The results of the test shall be negative for all drugs tested before a boxer is allowed to box again or an official is assigned to officiate again.

(4) A boxer who is disciplined under this rule and who was the winner of a contest shall be disqualified and the decision of the contest shall be changed to "no contest."

(5) The results of a contest shall remain unchanged if a boxer who is disciplined under this rule was the loser of the contest.

(6) Boxers who are prohibited, restrained, disqualified, or are otherwise ineligible to compete in other states or jurisdictions due to disciplinary action that involves the use of drugs shall not box in Michigan until such time as the period of prohibition, restraint, disqualification, or ineligibility is completed or removed. However, a boxer with an active suspension in any state or jurisdiction may be required to take and pass a drug test before being allowed to compete in Michigan.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.301 Administrative fees.

Rule 301. The department may charge the following fees under the act:

(1) The department shall charge a \$20.00 late renewal fee if a person fails to renew a license or registration on or before the expiration date prescribed by the department.

(2) A fee collected by the department, when paid pursuant to this act, shall not be refunded, except as provided in administrative rules promulgated by the director.

(3) The department may charge a fee for the issuance of a duplicate license or registration. The duplicate shall not be issued unless the person applying for the duplicate signs a statement that the original document has been lost, stolen, or destroyed. The fee for the duplicate shall be \$15.00.

(4) The department may charge a \$5.00 fee for providing written verification that a person is or is not licensed or registered at the time of the request for verification.

(a) If the person requesting written verification seeks specific detailed information beyond the information described in subrule (4) of this rule, then the charge for verification shall be \$15.00.

(5) The department may charge a \$10.00 fee for correcting its records and issuing a new document when a person notifies the department of a change of name and address. If the change does not require the issuance of a new document, then no charge shall be made for correcting the department's records.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.303 License fees.

Rule 303. Fees for a person licensed or seeking licensure as a professional boxer, judge, manager, referee, timekeeper, second, promoter, matchmaker, physician, physician's assistant, or nurse practitioner are as follows:

(a) Application processing fees:

(i) Professional boxer license and passport 45.00

(ii) Promoter 500.00

(iii) All other licenses: 30.00

(b) License fee, per year:

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(i) Professional boxer.....	25.00
(ii) Judge.....	70.00
(iii) Referee.....	150.00
(iv) Timekeeper.....	70.00
(v) Manager.....	125.00
(vi) Matchmaker.....	150.00
(vii) Promoter.....	250.00
(viii) Second.....	30.00
(ix) Physician.....	150.00
(x) Physicians Assistant / Nurse Practitioner.....	70.00
(c) Duplicate boxer passport	30.00

History: 2005 MR 9, Eff. May 13, 2005.

R 339.401 Expiration date; late renewal fee; relicensure.

Rule 401. (1) Licenses shall expire annually on August 31.

(2) A person who fails to renew a license on or before August 31 shall not practice the occupation after the expiration date printed on the license. A license shall lapse on the day after the expiration.

(3) A person who fails to renew a license on or before August 31 may renew the license by payment of the required license fee and a late renewal fee within 60 days after the expiration date.

(4) A person who fails to renew a license within the time period in subrule (3) of this rule may be relicensed upon showing that the person meets the current requirements for licensure as established in the act and administrative rules and pays an application processing fee, the late renewal fee, and the per year license fee.

History: 2005 MR 9, Eff. May 13, 2005.

R 339.403 Reinstatement.

Rule 403. A person who seeks reinstatement of a license shall file an application on a form provided by the department, pay the application processing fee, and file a petition to the department and the commission stating reasons for reinstatement and including evidence that the person can and is likely to serve the public with competence and in conformance will all other requirements prescribed law, rule, or an order of the commission.

History: 2005 MR 9, Eff. May 13, 2005.

OFFICE OF COMMERCIAL SERVICES
OCCUPATIONAL BOARDS

R 339.601

Source: 1998-2000 AACS.

PART 1. LICENSE AND REGISTRATION RENEWALS

R 339.1001

Source: 1998-2000 AACS.

R 339.1002

Source: 1998-2000 AACS.

R 339.1003

Source: 1998-2000 AACS.

R 339.1004

Source: 1993 AACS.

R 339.1005

Source: 1997 AACS.

PART 7. DISCIPLINARY PROCEEDINGS

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R 339.1701
Source: 1997 AACS.

R 339.1703
Source: 1990 AACS.

R 339.1705
Source: 1990 AACS.

R 339.1707
Source: 1997 AACS.

R 339.1709
Source: 1990 AACS.

R 339.1711
Source: 1997 AACS.

R 339.1713
Source: 1990 AACS.

R 339.1715
Source: 1997 AACS.

R 339.1721
Source: 1990 AACS.

R 339.1725
Source: 1997 AACS.

R 339.1726
Source: 1990 AACS.

R 339.1727
Source: 1997 AACS.

R 339.1728
Source: 1997 AACS.

R 339.1731
Source: 1990 AACS.

R 339.1741
Source: 1997 AACS.

R 339.1743
Source: 1997 AACS.

R 339.1745
Source: 1997 AACS.

R 339.1746
Source: 1997 AACS.

R 339.1747
Source: 1990 AACS.

R 339.1751
Source: 1990 AACS.

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R 339.1753
Source: 1997 AACS.

R 339.1755
Source: 1990 AACS.

R 339.1757
Source: 1990 AACS.

R 339.1759
Source: 1997 AACS.

R 339.1761
Source: 1990 AACS.

R 339.1763
Source: 1990 AACS.

R 339.1765
Source: 1997 AACS.

R 339.1767
Source: 1990 AACS.

R 339.1771
Source: 1997 AACS.

ATHLETICS

PART 1. GENERAL PROVISIONS

R 339.3101 Rescinded.
History: 1985 MR 5, Eff. June 1, 1985; 1989 MR 9, Eff. Oct. 5, 1989; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3102 Rescinded.
History: 1985 MR 5, Eff. June 1, 1985; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3201 Rescinded.
History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3202 Rescinded.
History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3203 Rescinded.
History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3204 Rescinded.
History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3205 Rescinded.
History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3206 Rescinded.
History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

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R 339.3207 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3207a Rescinded.

History: 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3208 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1989 MR 9, Eff. Oct. 5, 1989; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3209 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3210 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3210a Rescinded.

History: 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3211 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3212 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3213 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3214 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3215 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3216 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3217 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3218 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3219 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3220 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3221 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3222 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

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R 339.3223 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3224 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3225 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3226 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3227 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3228 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3229 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3230 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3231 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3232 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3233 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3234 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3235 Rescinded.

History: 1985 MR 5, Eff. June 1, 1985; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3236 Rescinded.

History: 1989 MR 9, Eff. Oct. 5, 1989; 1995 MR 11, Eff. Nov. 30, 1995; rescinded 2005 MR 9, Eff. May 13, 2005.

R 339.3199

Source: 1985 AACS.

PART 2. PROFESSIONAL BOXING

R 339.3201

Source: 1995 AACS.

R 339.3202

Source: 1995 AACS.

R 339.3203

Source: 1995 AACS.

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R 339.3204
Source: 1995 AACS.

R 339.3205
Source: 1995 AACS.

R 339.3206
Source: 1995 AACS.

R 339.3207
Source: 1995 AACS.

R 339.3207a
Source: 1995 AACS.

R 339.3208
Source: 1995 AACS.

R 339.3209
Source: 1995 AACS.

R 339.3210
Source: 1995 AACS.

R 339.3210a
Source: 1995 AACS.

R 339.3211
Source: 1995 AACS.

R 339.3212
Source: 1995 AACS.

R 339.3213
Source: 1995 AACS.

R 339.3214
Source: 1995 AACS.

R 339.3215
Source: 1995 AACS.

R 339.3216
Source: 1995 AACS.

R 339.3217
Source: 1995 AACS.

R 339.3218
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R 339.3219
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R 339.3220
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R 339.3221
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R 339.3222
Source: 1995 AACS.

R 339.3223
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R 339.3224
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R 339.3225
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R 339.3226
Source: 1995 AACS.

R 339.3227
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R 339.3228
Source: 1995 AACS.

R 339.3229
Source: 1995 AACS.

R 339.3230
Source: 1995 AACS.

R 339.3231
Source: 1995 AACS.

R 339.3232
Source: 1995 AACS.

R 339.3233
Source: 1995 AACS.

R 339.3234
Source: 1985 AACS.

R 339.3235
Source: 1995 AACS.

R 339.3236
Source: 1995 AACS.

DIRECTOR'S OFFICE
COLLECTION AGENCIES

R 339.4001
Source: 1997 AACS.

R 339.4003
Source: 1997 AACS.

R 339.4005
Source: 1997 AACS.

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R 339.4007
Source: 1997 AACS.

R 339.4009
Source: 1997 AACS.

R 339.4011
Source: 1997 AACS.

PERSONNEL AGENCIES

PART 1. GENERAL PROVISIONS

R 339.5001
Source: 1996 AACS.

R 339.5005
Source: 1996 AACS.

R 339.5009
Source: 1996 AACS.

PART 2. LICENSING

R 339.5021
Source: 1996 AACS.

R 339.5023
Source: 1996 AACS.

PART 3. STANDARDS OF CONDUCT

R 339.5031
Source: 1996 AACS.

R 339.5033
Source: 1996 AACS.

R 339.5035
Source: 1996 AACS.

R 339.5037
Source: 1996 AACS.

R 339.5039
Source: 1996 AACS.

BARBERS

PART 1. GENERAL PROVISIONS

R 339.6001
Source: 1991 AACS.

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R 339.6003
Source: 1991 AACCS.

R 339.6019
Source: 1991 AACCS.

PART 2. LICENSES

R 339.6021
Source: 1998-2000 AACCS.

PART 3. SANITATION

R 339.6031
Source: 1991 AACCS.

R 339.6033
Source: 1991 AACCS.

R 339.6035
Source: 1991 AACCS.

R 339.6037
Source: 1991 AACCS.

PART 4. BARBER COLLEGES

R 339.6041
Source: 1994 AACCS.

R 339.6045
Source: 1991 AACCS.

R 339.6047
Source: 1991 AACCS.

R 339.6049
Source: 1991 AACCS.

NURSING HOME ADMINISTRATORS

PART 1. GENERAL PROVISIONS

R 339.14001
Source: 1992 AACCS.

R 339.14003
Source: 1998-2000 AACCS.

R 339.14005
Source: 1998-2000 AACCS.

R 339.14007
Source: 1998-2000 AACCS.

R 339.14009
Source: 1992 AACCS.

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R 339.14011
Source: 1998-2000 AACCS.

R 339.14013
Source: 1998-2000 AACCS.

R 339.14015
Source: 1992 AACCS.

R 339.14019
Source: 1992 AACCS.

PART 2. CONTINUING EDUCATION

R 339.14021
Source: 1998-2000 AACCS.

R 339.14023
Source: 1992 AACCS.

R 339.14025
Source: 1998-2000 AACCS.

R 339.14027
Source: 1998-2000 AACCS.

R 339.14029
Source: 1992 AACCS.

R 339.14031
Source: 1992 AACCS.

R 339.14033
Source: 1992 AACCS.

R 339.14035
Source: 1995 AACCS.

ARCHITECTS

PART 1. GENERAL PROVISIONS

R 339.15101
Source: 1985 AACCS.

R 339.15102
Source: 1998-2000 AACCS.

R 339.15103
Source: 1985 AACCS.

R 339.15104
Source: 2001 AACCS.

R 339.15105
Source: 1985 AACCS.

PART 2. LICENSING CRITERIA

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R 339.15201
Source: 1985 AACS.

R 339.15202
Source: 1989 AACS.

R 339.15203
Source: 1998-2000 AACS.

PART 3. LICENSURE, RECIPROCITY, AND RENEWAL

R 339.15301
Source: 1985 AACS.

R 339.15302
Source: 1985 AACS.

PART 4. STANDARDS OF PRACTICE AND PROFESSIONAL CONDUCT

R 339.15401
Source: 1985 AACS.

R 339.15402
Source: 1985 AACS.

R 339.15403
Source: 1985 AACS.

PROFESSIONAL ENGINEERS

PART 1. GENERAL PROVISIONS

R 339.16001
Source: 1985 AACS.

R 339.16002
Source: 1998-2000 AACS.

R 339.16003
Source: 1985 AACS.

R 339.16004
Source: 2001 AACS.

R 339.16006
Source: 1985 AACS.

PART 2. LICENSURE

R 339.16021
Source: 1985 AACS.

R 339.16022
Source: 1985 AACS.

R 339.16023
Source: 1998-2000 AACS.

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R 339.16024
Source: 1985 AACS.

R 339.16025
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PART 3. STANDARDS OF PRACTICE AND PROFESSIONAL CONDUCT

R 339.16031
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R 339.16032
Source: 1985 AACS.

R 339.16033
Source: 1985 AACS.

R 339.16034
Source: 1985 AACS.

PROFESSIONAL SURVEYORS

PART 1. GENERAL PROVISIONS

R 339.17101
Source: 1995 AACS.

R 339.17102
Source: 1997 AACS.

R 339.17103
Source: 1985 AACS.

R 339.17104
Source: 2001 AACS.

R 339.17105
Source: 1985 AACS.

PART 2. EXAMINATIONS

R 339.17201
Source: 1985 AACS.

R 339.17202
Source: 1995 AACS.

R 339.17203
Source: 1993 AACS.

PART 3. LICENSURE, RECIPROCITY, AND RENEWAL

R 339.17301
Source: 1995 AACS.

R 339.17302
Source: 1995 AACS.

PART 4. STANDARDS OF PRACTICE AND PROFESSIONAL CONDUCT

R 339.17401
Source: 1995 AACs.

R 339.17402
Source: 1985 AACs.

R 339.17403
Source: 1995 AACs.

R 339.17404
Source: 1995 AACs.

FORESTERS

PART 1. GENERAL PROVISIONS

R 339.18001
Source: 1984 AACs.

R 339.18005
Source: 1998-2000 AACs.

R 339.18007
Source: 1984 AACs.

PART 2. REGISTRATION

R 339.18021
Source: 1998-2000 AACs.

R 339.18023
Source: 1984 AACs.

R 339.18025
Source: 1984 AACs.

R 339.18027
Source: 1984 AACs.

R 339.18029
Source: 1998-2000 AACs.

PART 3. STANDARDS OF CONDUCT

R 339.18031
Source: 1984 AACs.

R 339.18035
Source: 1984 AACs.

MORTUARY SCIENCE

PART 1. GENERAL PROVISIONS

R 339.18901

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Source: 2001 AACS.

R 339.18905

Source: 2001 AACS.

R 339.18919

Source: 1991 AACS.

PART 2. LICENSING

R 339.18921

Source: 2001 AACS.

R 339.18923

Source: 1998-2000 AACS.

R 339.18925

Source: 1991 AACS.

R 339.18927

Source: 2001 AACS.

R 339.18929

Source: 2001 AACS.

PART 3. STANDARDS OF OPERATIONS

R 339.18930

Source: 2001 AACS.

R 339.18931

Source: 1991 AACS.

R 339.18933

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R 339.18937

Source: 1991 AACS.

PART 4. STANDARDS OF CONDUCT

R 339.18941

Source: 1991 AACS.

R 339.18943

Source: 1991 AACS.

R 339.18945

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R 339.18947

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LANDSCAPE ARCHITECTS

PART 1. GENERAL PROVISIONS

R 339.19001

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R 339.19005

Source: 1998-2000 AACS.

R 339.19007

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R 339.19020

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PART 2. REGISTRATION

R 339.19021

Source: 1998-2000 AACS.

R 339.19023

Source: 1983 AACS.

R 339.19025

Source: 1991 AACS.

R 339.19027

Source: 1983 AACS.

PART 3. EXAMINATIONS

R 339.19031

Source: 1998-2000 AACS.

R 339.19033

Source: 1998-2000 AACS.

R 339.19035

Source: 1998-2000 AACS.

R 339.19037

Source: 1998-2000 AACS.

R 339.19039

Source: 1998-2000 AACS.

PART 4. STANDARDS OF CONDUCT

R 339.19041

Source: 1983 AACS.

R 339.19045

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R 339.19049

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PROFESSIONAL COMMUNITY PLANNERS

PART 1. GENERAL PROVISIONS

R 339.20001

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R 339.20002

Source: 1996 AACS.

R 339.20009

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PART 2. REGISTRATION

R 339.20011

Source: 1996 AACS.

R 339.20013

Source: 1996 AACS.

R 339.20015

Source: 1996 AACS.

R 339.20017

Source: 1996 AACS.

R 339.20018

Source: 1996 AACS.

R 339.20019

Source: 1996 AACS.

PART 3. STANDARDS OF CONDUCT

R 339.20031

Source: 1996 AACS.

R 339.20033

Source: 1996 AACS.

R 339.20035

Source: 1996 AACS.

R 339.20037

Source: 1996 AACS.

REAL ESTATE BROKERS AND SALESPERSONS

PART 1. GENERAL PROVISIONS

R 339.22101

Source: 2002 AACS.

R 339.22103

Source: 2002 AACS.

R 339.22199

Source: 1991 AACS.

PART 2. LICENSING

R 339.22201

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Source: 2002 AACS.

R 339.22203

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R 339.22205

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R 339.22207

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R 339.22209

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R 339.22211

Source: 2002 AACS.

R 339.22213

Source: 2002 AACS.

R 339.22215

Source: 2002 AACS.

PART 3. PRACTICE AND CONDUCT

R 339.22301

Source: 2002 AACS.

R 339.22305

Source: 2002 AACS.

R 339.22307

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R 339.22309

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R 339.22310

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R 339.22311

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R 339.22313

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R 339.22315

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R 339.22317

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R 339.22319

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R 339.22321

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R 339.22325

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R 339.22333

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R 339.22335

Source: 1997 AACS.

R 339.22337

Source: 2002 AACS.

R 339.22339

Source: 2002 AACS.

PART 4. ENFORCEMENT

R 339.22401

Source: 2002 AACS.

R 339.22403

Source: 1997 AACS.

R 339.22405

Source: 1991 AACS.

PART 5. OUT-OF-STATE LAND SALES

R 339.22501

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R 339.22503

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R 339.22505

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R 339.22507

Source: 1991 AACS.

R 339.22509

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R 339.22511

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R 339.22513

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R 339.22515

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R 339.22517
Source: 1991 AACS.

R 339.22519
Source: 2002 AACS.

R 339.22521
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R 339.22523
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R 339.22525
Source: 2002 AACS.

R 339.22527
Source: 2002 AACS.

R 339.22529
Source: 1991 AACS.

PART 6. REAL ESTATE EDUCATION

SUBPART 1. GENERAL PROVISIONS

R 339.22601
Source: 2002 AACS.

R 339.22602
Source: 2002 AACS.

R 339.22603
Source: 1991 AACS.

R 339.22604
Source: 2002 AACS.

R 339.22605
Source: 2002 AACS.

R 339.22607
Source: 1991 AACS.

R 339.22609
Source: 2002 AACS.

R 339.22611
Source: 1991 AACS.

R 339.22613
Source: 2002 AACS.

R 339.22615
Source: 1991 AACS.

R 339.22617
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SUBPART 2. PRELICENSURE COURSES

R 339.22631
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R 339.22633
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R 339.22635
Source: 2002 AACCS.

R 339.22637
Source: 2002 AACCS.

R 339.22639
Source: 1991 AACCS.

R 339.22641
Source: 1991 AACCS.

R 339.22643
Source: 1991 AACCS.

R 339.22645
Source: 1991 AACCS.

R 339.22647
Source: 1991 AACCS.

SUBPART 3. CONTINUING EDUCATION COURSES

R 339.22651
Source: 2002 AACCS.

339.22653
Source: 1997 AACCS.

R 339.22654
Source: 2002 AACCS.

R 339.22655
Source: 2002 AACCS.

R 339.22657
Source: 1991 AACCS.

R 339.22659
Source: 2002 AACCS.

R 339.22661
Source: 2002 AACCS.

R 339.22663
Source: 2002 AACCS.

R 339.22664
Source: 2002 AACCS.

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R 339.22665
Source: 1997 AACs.

R 339.22667
Source: 1997 AACs.

REAL ESTATE APPRAISERS

PART 1. GENERAL PROVISIONS

R 339.23101
Source: 2004 AACs.

R 339.23103
Source: 2002 AACs.

PART 2. LICENSING

R 339.23201
Source: 2002 AACs.

R 339.23203
Source: 2002 AACs.

R 339.23205
Source: 1996 AACs.

R 339.23207
Source: 2002 AACs.

PART 3. APPRAISER EDUCATION

GENERAL PROVISIONS

R 339.23301
Source: 2002 AACs.

R 339.23303
Source: 2002 AACs.

R 339.23305
Source: 1996 AACs.

R 339.23307
Source: 2002 AACs.

R 339.23309
Source: 2004 AACs.

R 339.23311
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R 339.23313
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R 339.23315
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PRELICENSURE EDUCATION

Source: 2002 AACSB.

R 339.23319

Source: 2002 AACSB.

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R 339.23321

Source: 2002 AACSB.

R 339.23323

Source: 2002 AACSB.

R 339.23325

Source: 1996 AACSB.

R 339.23326

Source: 2002 AACSB.

R 339.23327

Source: 1996 AACSB.